CRIMINAL FORMS

ARTICLE 1 GENERAL PROVISIONS

9-101. Notice of [excusal] facts requiring recusal (constitution or code of conduct).

[For use with District Court Rule 5-106
Magistrate Court Rule 6-106
Metropolitan Court Rule 7-106
Municipal Court Rule 8-106]
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] COURT No
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF] v. , Defendant
NOTICE OF [EXCUSAL] FACTS REQUIRING RECUSAL
(CONSTITUTION OR CODE OF CONDUCT) 1
The undersigned believes that the impartiality of the Honorable may reasonably be questioned because:
(set forth
specific facts which prohibit the judge from presiding. The facts must be grounds for excusal under the New Mexico Constitution or the Code of Judicial Conduct.)
The undersigned believes that participation of the above-named judge would be in violation of of the Code of Judicial

Conduct	
---------	--

Signature of party

USE NOTE

1. Each party must be served with a copy of this notice. See Rules 6-209, 7-209 and 8-208 NMRA. See Criminal Form 9-221 for the certificate of service and affidavit of service.

[As amended, effective November 1, 1995; May 1, 2002.]

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, rewrote the form.

The 2002 amendment, effective May 1, 2002, inserted "Facts Requiring Recusal" in the form heading and added the Use Note.

9-102. Certificate of excusal or recusal.

[For use with District Court Rule 5-106	
Magistrate Court Rule 6-106	
Metropolitan Court Rule 7-106	
Municipal Court Rule 8-106]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] COURT	No.
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF] v.	
, Defendant	

I hereby certify that I have (been excused) (recused myself) from presiding in the above case and ten (10) days have passed since the parties were notified of such recusal or excusal and that the parties were notified and the parties have not filed a stipulation agreeing to another judge of the district to hear the case.

It is requested that another judge be designated according to law.

	<i>'</i>	<u> </u>		
Date				
 Judge			 	

USE NOTE

1. Each party must be served with a copy of this notice. See Rules 6-209, 7-209 and 8-208 NMRA. See Criminal Form 9-221 for the certificate of service and affidavit of service.

[As amended, effective September 1, 1989; November 1, 1995; May 1, 2002.]

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, rewrote the form.

The 2002 amendment, effective May 1, 2002, inserted "were notified and the parties" in the first paragraph of the form, deleted the division designation following the judge's signature line, and added the Use Note.

9-103. Notice of excusal.

[For use with District Court Rule	5-106
Magistrate Court Rule 6-106	
Municipal Court Rule 7-106]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] COURT	

[STATE OF NEW MEXICO]]	
[CITY OF	, Defendant	
	NOTICE OF EXCUSAL1	
The undersigned hereby	notifies the court that the Honorabi	le e
above-captioned case. Dated this	_ day of,	
Party or attorney for t	the party	
	USE NOTE	
. ,	with a copy of this notice. See Rules 6-209, 7-209 in 9-221 for the certificate of service and affidavit of	
[As amended, effective May 1,	1986; November 1, 1995; May 1, 2002.]	
	ANNOTATIONS	
-	ive November 1, 1995, deleted "he is exercising horable" and inserted "is excused".	nis right
The 2002 amendment, effecti	ve May 1, 2002, added the Use Note.	
9-104. Waiver of appear	ance.	
[For use with Magistra Metropolitan Court Ru Municipal Court Rule	ule 7-109 and	
STATE OF NEW MEXICO [COUNTY OF [CITY OF]	
IN THE	COURT	No.

[STATE OF NEW MEXICO] [CITY OF]
V.
WAIVER OF APPEARANCE
I understand that I am charged with the following criminal
offense or offenses under the law of the [State of New Mexico]
[City of]:
(list all offenses charged).
I understand that I am entitled to personally appear before the court at every stage of the criminal proceedings.
I have received and read a copy of the complaint or citation
or had the complaint or citation read to me. I understand the
offense or offenses charged and the penalty provided by law if I
am convicted.
After reading and understanding the above, I request that the court permit me to waive a personal appearance in court for the following proceedings: (check applicable boxes)
[] all proceedings in this case;
[] all pretrial proceedings;
[] arraignment;
[] plea;
[] bail or conditions of release;
[] trial;
[] imposition of sentence.
I plead to all of the charges in the complaint or citation:
(check one, if applicable)
[] guilty.
[] not guilty.
[] no contest.

Signature of defendant

CERTIFICATE OF DEFENSE COUNSEL

(To be completed if the defendant is represented by counsel)
I have explained to the defendant the right to personally appear before the court at all stages of the criminal proceedings and the defendant's right, if any, to a trial by jury and I am satisfied that the defendant understands the

Defense counsel	Date
	APPROVAL OF JUDGE
Permission to waive	appoaranco is
	the following conditions (list any conditions).
	the following conditions
[] granted under	the following conditions

This form has been prepared for the magistrate, metropolitan and municipal courts. It may be modified to delete parts which are inapplicable in municipal court proceedings or petty misdemeanors.

USE NOTE

[As amended, effective November 1, 1996; November 1, 2000; May 15, 2003.]

ANNOTATIONS

The 1996 amendment, effective October 1, 1996, substituted "signature of defendant" for "name of defendant" under the signature line, inserted "and the defendant's right to a trial by jury" and substituted "(this) (these) rights" for "this right" and made gender neutral changes in the Certificate of Defense Counsel portion, added the Approval of Judge portion, and added the Use Note.

The 2000 amendment, effective November 1, 2000, expanded the list of options following the fourth paragraph, added the plea options following the fourth paragraph, and added the provisions relating to the approval of the judge near the end.

The 2003 amendment, effective May 15, 2003, inserted "all pretrial proceedings", and the corresponding check box, to the list of proceedings in the fourth paragraph.

9-104A. Request for audio or audio-visual appearance.

[Courts of Limited Jurisdiction] [6-110A, 7-110A, 8-109A]	
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] IN THEC	_] COURT No.
[STATE OF NEW MEXICO] [CITY OF] v.	
	, Defendant
REQUEST FOR	AUDIO OR
AUDIO-VISUAL A	APPEARANCE
I understand that I am charged offense or offenses under the law of [City of]: (list al	of the [State of New Mexico]
I understand that I am entitled the court at every stage of the crit I request that the court permit (check applicable alternative) [] telephone or other audic [] simultaneous audio-visual for the following proceedings: (check applicable boxes) [] all proceedings in this call all pretrial proceedings in this call pertry of a plea; [and] [] setting or amending bail of [and] [] trial; [and] [] imposition of sentence.	iminal proceedings. t me to appear in court by: c communication al communication ase; in this case;

Signature of defendant

CERTIFICATE OF DEFENSE COUNSEL

(To be completed if the defendant is represented by counsel.) I have explained to the defendant the right to personally appear before the court at all stages of the criminal proceedings and the defendant's right, if any, to a trial by jury and I am satisfied that the defendant understands the waiver of rights.	
Defense counsel Date	
APPROVAL OR DENIAL OF JUDGE	
[] The request of the defendant to appear by audio or audio-visual communication is denied. [] The request of the defendant to appear by audio or audio-visual means is granted. The defendant shall arrange and pay for the actual costs of all audio or audio-visual appearances. An [audio] [audio-visual] appearance is scheduled for (a.m.) (p.m.) on the day of, (date). [The (state) (county) (city) shall participate at () (telephone number) and the court will participate at () (telephone number)].	
Judge	
 Date	

USE NOTE

This form has been prepared for the magistrate, metropolitan and municipal courts. It may be modified to delete parts which are inapplicable in municipal court proceedings or petty misdemeanors.

[Approved, effective November 1, 2000; as amended, effective May 15, 2003.]

ANNOTATIONS

The 2003 amendment, effective May 15, 2003, inserted "all pretrial proceedings in this case", and the corresponding check box, to the list of proceedings in the third paragraph.

9-104B. Waiver of appearance and entry of a plea penalty assessment misdemeanor.

[6-109, 7-109, 8-108]

STATE OF NEW MEXICO
[COUNTY OF]
[CITY OF]
IN THE COURT
(STATE OF NEW MEXICO)
(CITY OF)
v. No
(name of person cited)
(Hame of person cited)
WAIVER OF APPEARANCE
AND ENTRY OF A PLEA
PENALTY ASSESSMENT MISDEMEANORS 1
I understand that I am charged with the following [motor vehicle] [game and fish] offense or offenses under the law of the (State of New Mexico) (City of):
I understand that I am entitled to personally appear before
the court for trial.
I have received and read a copy of the citation or had the
citation read to me. I understand the offense or offenses
charged and the fine provided by law.
After reading and understanding the above, I give up my
right to personally appear.
I enter a plea of [] guilty [] no contest to each of the
offenses charged.

Signature of person cited

APPROVAL OF JUDGE

Permission to waive appearance [] granted under the following (list any conditions). [] denied.	
 Judge	
USE 1	NOTE
1. This form may only be used to thirty (30) days after issuance of misdemeanor citation. Do not use failed to appear as required or fany costs within the time require For any other plea of guilty, For an audio or audio-visual appearant [Approved, effective May 15, 2001]	of a penalty assessment this form if the person cited failed to pay the fine, fees and ed by law or order of the court. If you want to request ace.
ANNOTA	ATIONS
Cross references. - For game and fish pena 10.2 NMSA 1978.	alty assessment misdemeanors, see 17-2-
For traffic offenses, see 66-8-117 NMSA 197	' 8.
Effective dates. - Pursuant to a court order and approved, effective May 15, 2001.	dated March 14, 2001, this form is adopted
9-105. Notice of recusal.	
[6-106, 7-106, 8-106]	
STATE OF NEW MEXICO	(COUNTY OF

(CITY OF

	_)	
IN THE		COURT
(STATE OF NEW MEXICO) (CITY OF v. John Doe)	
	NOTICE OF RECUSAL	
You are notified that I the above-captioned case if within ten (10) days stipulation agreeing to judge will be assigned t	e. The parties are f they do not file wi another judge to he	further notified that th the court a
	·	
Judge		

[Adopted, effective October 1, 1987; as amended, effective November 1, 1995.]

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, substituted "You are notified that I have recused myself" for "The undersigned hereby notifies the parties that he is recusing himself", "file with the court a stipulation agreeing to" for "agree upon", and "another judge will be assigned to hear the case" for "the clerk will request the district court to assign".

ARTICLE 2 INITIATION OF PROCEEDINGS

9-201. Criminal complaint.

Division

[5-201, 6-201, 7-201, 8-202]

STATE OF NEW MEXICO	COUNTY OF	
IN THE		COURT
STATE OF NEW MEXICO	No.	
v. John Doe	Date filed:	
	CRIMINAL COMPLAINT	
CRIME: offense or offenses)		(common name of
The undersigned, under that on or about the, in the County, Statement (s) did:	day of	
state the essential factoriary to Sections(s)	•	(here
NMSA 1978. I SWEAR OR AFFIRM UNDER FORTH ABOVE ARE TRUE TO UNDERSTAND THAT IT IS A OF IMPRISONMENT TO MAKE COMPLAINT.	O THE BEST OF MY INFO A CRIMINAL OFFENSE SU	RMATION AND BELIEF. 3 BJECT TO THE PENALTY
Complainant		
Title (if any) Approved:		
Title This complaint may not filing fee unless appro		

enforcement officer authorized to serve an Arrest or Search Warrant. Approval of the District Attorney or a law enforcement officer is not otherwise required.

[As amended, effective September 1, 1990; April 1, 1991; November 1, 1991.]

ANNOTATIONS

The 1990 amendment, effective for cases filed on or after September 1, 1990, rewrote this form, which formerly provided that the complainant take an oath before a notary, judge, or other officer.

The first 1991 amendment, effective for cases filed on or after April 1, 1991, rewrote this form to the extent that a detailed comparison would be impracticable.

The second 1991 amendment, effective for cases filed on or after November 1, 1991, substituted "under penalty of perjury" for "being duly sworn, upon oath," near the beginning, and, near the end, added the oath and deleted the former notary signature language.

9-202. Criminal complaint.

[7-201, 8-201]

offense or offenses)

STATE (OF NEW	MEXICO		CITY	OF			
		IN THE _				_ COURT		
CITY	OF				No.			
v. John 1	Doe		Date fil	ed:				
			CRIMINAI	COMPI	AINT			
CRIME:						(common	name	of

The undersigned, under penalty of perjury, complains and says that on or about the,
, in the City of
, In the city of, State of New Mexico, the above-named
defendant(s) did:
(here state the
essential facts)
CSSCIPLIAL TACES)

gont rary to Costions (a)
contrary to Sections(s)

NMSA 1978
_ (set forth applicable section number of municipal code or
municipal ordinance and date of adoption).
I SWEAR OR AFFIRM UNDER PENALTY OF PERJURY THAT THE FACTS SET
FORTH ABOVE ARE TRUE TO THE BEST OF MY INFORMATION AND BELIEF.
UNDERSTAND THAT IT IS A CRIMINAL OFFENSE SUBJECT TO THE PENALTY
OF IMPRISONMENT TO MAKE A FALSE STATEMENT IN A CRIMINAL
COMPLAINT.
Complainant
Title (if any)
Approved:
Title

[As amended, effective September 1, 1990; November 1, 1991.]

ANNOTATIONS

The 1990 amendment, effective for cases filed on or before September 1, 1990, rewrote this form, which formerly required the complainant to take an oath before a notary, judge, or other officer.

The 1991 amendment, effective for cases filed on or after November 1, 1991, substituted "under penalty of perjury" for "being duly sworn, upon oath," near the beginning, and, near the end, added the oath and deleted the former notary signature language.

9-203. Criminal information.

STATE OF NEW MEXICO	COUNTY	OF
IN	THE DISTRICT COURT	
STATE OF NEW MEXICO	No.	
v. Crime:		
John Doe	name of offense)	
CR	IMINAL INFORMATION	
The district attorney of Mexico, states that on or,, above-named defendant(s)	about the, in said County	County, State of New day of y and State, the (here state
the essential facts)		
contrary to Section(s)	NI	MSA 1978.
The names of the witnesse is based are as follows:	es upon whose testir	mony this information

9-204. Grand jury indictm	ent.
[5-201]	
STATE OF NEW MEXICO	COUNTY OF
IN	THE DISTRICT COURT
STATE OF NEW MEXICO	No.
v. Crime	.
John Doe	(common name of offense)
GR	AND JURY INDICTMENT
THE GRAND JURY CHARGES:	
On or about the, inabove-named defendant(s)	day of, County, State of New Mexico, the
did: essential facts)	(here state the
contrary to Section(s) _	NMSA 1978.

The names of the witnesses upon whose testimony this indictment

is based are as follows:	
I hereby certify that the foregoing indicement Bill.	ctment is a
Foreperson Dated:	
APPROVED:	
District Attorney	
9-205. Waiver of preliminary hearing and p	resentation of grand jury
[5-201]	
STATE OF NEW MEXICO	COUNTY OF
IN THE DISTRICT COU	URT
STATE OF NEW MEXICO,	
Plaintiff	
v.	No.
Defendant	

WAIVER OF PRELIMINARY HEARING AND PRESENTATION OF GRAND JURY

I have been informed of the criminal charges against me, and of my right to have a preliminary hearing or presentation to a grand jury upon those charges. I do hereby freely and voluntarily waive my right to a preliminary hearing and presentation to a grand jury. Acknowledged by: Attorney for Defendant Defendant 9-206. Notice of preliminary examination. [For use with Magistrate Court Rule 6-202 and Metropolitan Court Rule 7-202] STATE OF NEW MEXICO COUNTY OF ____ IN THE _____COURT STATE OF NEW MEXICO v. No. Defendant NOTICE OF PRELIMINARY EXAMINATION TO: (Defendant's attorney or if no attorney, defendant) (Address) (District Attorney)

(Address)	
	a preliminary examination on the
day of	,, at
(a.m.) (p.m.), at the	court located at
If you fail to appear, a warra	ant may be issued for your arrest.
Date	-
U	SE NOTE
' '	y of this notice. See Rules 6-209, 7-209 and 8-r the certificate of service and affidavit of
[As amended, effective January 1, 1995]	; May 1, 2002.]
ANN	IOTATIONS
The 1995 amendment, effective Januar attorney and the address of the district a	ry 1, 1995, added the lines for the district attorney near the beginning of the notice.
	2002, rewrote the text of the paragraph under ate of mailing requirement from the form and
9-207. Bind-over order.	
[5-302, 6-202, 7-202]	
STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO v. No.	

BIND-OVER ORDER

I hereby ORDER that the defendant(s) (is) (are) bound over for trial in the district court on the: (please check appropriate
box)
[] offenses charged in the complaint.
[] offenses charged in the complaint and the following
additional offenses:
addicional offenses.

(Here set forth the common name of the additional offenses and,
if applicable, a specific section of the New Mexico statutes
which defines the offenses.)
,
[] following offenses:

(check one)
[] A preliminary examination on the offenses set forth in the
complaint was waived.
[] A preliminary examination was held on the offenses set forth
in the complaint.
I find that there is probable cause to believe that the above
offenses have been committed and that the defendant committed
them.
_
Date
 Judge
-
(Attach copy of Complaint, any Warrants issued, Appearance Bond
or Bail Bond, and Order Specifying Conditions of Release.)

9-207A. Probable cause determination.

STATE OF NEW MEXICO	COUNTY OF	
IN THE		COURT
STATE OF NEW MEXICO v. No.		
John Doe		
PROBABLE CAU	SE DETERMINATION	
(For use only	if the defendant	
has been arreste	ed without a warra:	nt
and has not	been released)	
Finding of Probable Cause [] I find that there is a writh believe that a crime has been defendant committed it.		
It is ordered that the defendan	nt shall be release	ed:
[] on personal recognizance.		
[] on the conditions of release Failure to Make Showing of Prolong [] I find that probable cause has been committed and that the it. It is therefore ordered that defendant be and the same is he and the defendant be immediate.	has not been show e above named defeat the complaint agereby dismissed wi	n that a crime ndant committed gainst the thout prejudice
 Judge		

Unless the defendant has been released on personal recognizance, the amount of bail set and any conditions of release prescribed by a designee must also be reviewed.

This form is not necessary if the finding of probable cause is endorsed by the judge on the criminal complaint or on a statement of probable cause.

[Approved effective September 1, 1990.]

9-208. Criminal summons.

ı	[5-208.	5-209.	6-204.	6-205.	7-204	7-205	8-203	, 8-204]	
		0 2001	0 201	0 2001	, 201		0 200	, , , , , , ,	

STATE OF NEW MEXICO	(COUNTY OF
(CITY OF	
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF)	
v. No	
John Doe	
CRIMINAI	SUMMONS
To:	
(Defendant)	
(Address)	
You are notified that a Comp	laint, a copy of which is
attached hereto, has been filed in this court cha offense of	rging that you committed the
	on name and description of
offense charged).	1
You are ordered to appear be	fore the undersigned on the

d	ay of			, at	m .
at	ir	n the (Count	\overline{y} of) (Ci	$\overline{\text{ty}}$ of)	
		e of New Mex			the above
charge(s).					
If you for	ail to appea	ar at the tim	me and pl	ace speci	fied, a
warrant will	be issued f	for your arr	est.		
Service	of this summ	mons shall be	e by: (pe	rsonal se	ervice)
(mail).					
		1			
N. C. 1.1	Judge or Cl				
		cement Entity	У		
filing the	Criminal Co	mplaint			
BY:				-	
	ing Attorney	 / Law Enforce	ement Off	icer	
11050040	ing necomey	Haw Hillord	CIICITE OII	1001	
Address				-	
				-	
	CE'	RTIFICATE OF	MAILING		
I certif	y that I mai	lled a copy	of the Su	mmons and	l a copy of
the Complain	t in the abo	ove-styled c	ause to t	he defend	lant at the
above addres	s on the	day	of		
•					
	(Signature)				
	(Title)				
	(Date)				
		RETURN	т		
		KEIUKN	1		
STATE OF NEW	MEXICO)				
) ss.	HEATCO)				
COUNTY OF		1			
(check one be	ov and fill	in appropri	ate hlank	· a)	
(if full-time					
		rved the abo			
[] I CETCIT	y illat i ser this		dav of	.5 011	
	11115		ua v 01		_

attached, in the (county) (municipality) named above in the
following manner:
[] I,, being duly sworn, upon my oath, say
that I am over the age of eighteen (18) years and that I served
the within summons the,
, by delivering a copy thereof, with a copy of complaint
attached, in the (county) (municipality) named above in the
following manner:
(check one box and fill in appropriate blanks)
[] to the defendant
(if the defendant was absent)
[] to (name of person), a person over the
age of fifteen (15) residing at the usual place of abode of
defendant
(if no person is found at defendant's dwelling)
[] by posting a copy on the (describe place
- most public part of premises)
(if a corporation)
[] to (name of officer and title) of
corporation
of Person Making Service
Title (if any)
* Subscribed and sworn to before me
this day of,
Judge, Notary Public or Other Officer
Authorized to Administer Oaths
Official Title
<pre>If Notary Public: My commission expires:</pre>
my commission expires:
* If service is made by a full-time salaried law-enforcement
officer, the signature of such officer need not be notorized
[notarized].
[mocarraca].
[As amended effective July 1 1988 January 1 1990]

ANNOTATIONS

Cross references. - As to service of warrants by police officers, see 3-13-2 NMSA 1978.

As to duty of sheriff to execute process and orders of magistrate and municipal courts, see 4-41-14 NMSA 1978.

As to directing of warrant to a law enforcement officer, see 31-1-4 NMSA 1978.

The 1989 amendment, effective for cases filed on or after January 1, 1990, in the "Criminal Summons" form, substituted "the above charge(s)" for "said charges(s)" in the second paragraph, inserted "or Clerk" below a signature line near the end, and added the lines at the end of that form regarding the law enforcement entity and prosecuting attorney; rewrote the former "Certificate of Service" form and redesignated it as "Return"; and deleted the former form designated "Affidavit of Service by Person Making Service".

9-209. Affidavit for arrest warrant.

defendant(s) did commit the crime of:

[5-208, 6-204, 7-204, 8-203]

STATE OF NEW MEXICO	(COUNTY OF
(CITY OF	
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF) v. No.	
JOHN DOE	
AFFIDAVIT F	OR ARREST WARRANT
The undersigned, being duly sw has reason to believe that on	

, State of New Mexico, the above-named

he

(state common name of offense or offenses) contrary to law of the State of New Mexico.
The undersigned further states the following facts on oath to establish probable cause to believe that the above-named defendant(s) committed the crime charged:
facts in support of the credibility of any hearsay relied upon)
Signature of Affiant
Official Title (if any)
Judge, Magistrate, Notary or other Officer Authorized to Administer Oaths Subscribed and sworn to before me in the above-named (county) (city) of the State of New Mexico this day of,
NOTE: Article II, Section 10 of the New Mexico Constitution provides that an Arrest Warrant may issue on a sworn written statement of facts showing probable cause. This Affidavit is to be used only when the Complaint does not set forth sufficient facts to establish probable cause.
9-210. Warrant for arrest.
[6-206, 7-206, 8-206]
STATE OF NEW MEXICO [COUNTY OF] [CITY OF]

IN THE	COURT
(STATE OF NEW MEXICO)	
(CITY OF)
V.	No.
John Doe	
	WARRANT FOR ARREST
	WARRANT FOR ARREST
TO ANY OFFICER AUTH BASED ON A FINDING arrest the above-named	MEXICO) (CITY OF) HORIZED TO EXECUTE THIS WARRANT1: OF PROBABLE CAUSE, YOU ARE COMMANDED to defendant and bring the defendant without re this court2: to answer the charge of e and
charged):	
contrary to Section(s MUNICIPAL ORDINANCE OF EXECUTED:	THIS MUNICIPALITY) THIS WARRANT MAY BE
[] in any jurisdic	ction;
[] anywhere in thi	
[] anywhere in thi	is county;
[] anywhere in thi	is city.
The person obtainir	ng this warrant shall cause it to be
entered into a law enfo	orcement information system3:
[] maintained by t	the state police.
[]	(identify other law enforcement
information system).	
Dated this	day of
 Judge	
Juage	
RETURN	N WHERE DEFENDANT IS FOUND
I arrested the above	ro-named defendant on the
of	ve-named defendant on the day
on the	, and served a copy of this wallant
this warrant to be remo	, and served a copy of this warrant of and caused oved from the warrant information system
identified in this warr	

 Signature
 Title

USE NOTES

- 1. An arrest warrant may be directed to a full-time salaried state or county law enforcement officer, a municipal police officer, a campus security officer, or an Indian tribal or pueblo law enforcement officer.
- 2. If the judge is unavailable, defendant must be brought before designee for setting of conditions of release. A defendant accused of a bailable offense may not be held without the setting of conditions of release. (Rules 6-401, 8-401 NMRA.)
 3. All district court, metropolitan court and magistrate court felony, misdemeanor and driving while under the influence of intoxicating liquor or drugs warrants must be entered into a law enforcement information system.

[As amended, effective July 1, 1999; March 1, 2000.]

ANNOTATIONS

The 1999 amendment, effective July 1, 1999, deleted "5-210" from the authority bracket at the top of the form, made stylistic changes in the first paragraph, added the heading which reads "THIS WARRANT MAY BE EXECUTED" and the following alternatives, throughout the form and in the Use Notes, added information requiring warrants to be entered into and removed from the law enforcement information system, and in Use Note 2, deleted "forthwith" following "must be brought."

The 2000 amendment, effective March 1, 2000, revised this form to be consistent with Rules 6-206, 7-206 and 8-205 NMRA by having the person who arrested the defendant enter the warrant into a law enforcement information system, not a court clerk.

9-210A. Warrant for arrest; return where defendant is found.

STATE C	F NEW	MEXICO	
COUNTY	OF.		

[5-210]

JUDICIAL DISTRICT

STATE OF NEW MEXICO	
v. No.	
٧.	
No.	
Judge	
, Defend	lant
WARRANT FOR ARRES	ST
THE STATE OF NEW MEXICO TO ANY OFFICER THIS WARRANT1:	AUTHORIZED TO EXECUTE
BASED ON A FINDING OF PROBABLE CAUSE,	YOU ARE COMMANDED to
arrest the above-named defendant and bri	ng the defendant without
unnecessary delay before this court2 to	answer the charge of
(here state common name and	
description of offense	
charged):	
gontrary to Soction(s) NMSA 1	079
<pre>contrary to Section(s) NMSA 1 Bond provisions:</pre>	. 9 / 0 •
	(cash bond
10% of bond) (surety) (property bond).	(Cash Dona
Dated this day of	
bated this day or	
 Judge	
Description of defendant:	
Name	
Alias	
Date of birth	
Social Security No.	
Address	
Sex (male) (female) Height	
Hair color Eyes	
Scars, marks and tattoos:	
Vehicle (make, model, year and color,	if known)

Extradition information:
The State will extradite the defendant: (check and complete)
[] from any contiguous state
[] from anywhere in the continental United States
[] from any other State
[] from anywhere
Prosecuting attorney:
By:
Date:
Originating officer
Originating agency
RETURN WHERE DEFENDANT IS FOUND
INDICATOR WILDING DELINDING TO LOOK
I arrested the above-named defendant on the day of
artiested the above hamed defendant on the day of
, and served a copy of this warrant on
the day of, and caused this warrant to be removed from the warrant information system
dentified in this warrant.

Signature

Title

USE NOTES

- 1. An arrest warrant may be directed to a full-time salaried state or county law enforcement officer, a municipal police officer, a campus security officer, or an Indian tribal or pueblo law enforcement officer.
- 2. If the judge is unavailable, defendant must be brought before designee for setting of conditions of release. A defendant accused of a bailable offense may not be held without the setting of conditions of release.

[Approved, effective June 1, 1999.]

9-211. Affidavit for bench warrant.

STATE OF NEW MEXICO	(COUNTY OF
)	(CITY OF
)	
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF)
v. John Doe	 No.
AFFIDAVIT FOR	BENCH WARRANT
	about the day of
<pre>person: (check appropriate box or boxes) [] failed to appear at the time [] failed to appear as required court</pre>	-
[] failed to appear in accordan release imposed by this court	
[] should appear for review of imposed	conditions of felease previously
<pre>[] failed to pay fines or costs [] failed to comply with condit []</pre>	
The undersigned further states t establish	
probable cause to believe that t	he above-named person:
/sat fauth facts in support of	

(set forth facts in support of affidavit including any hearsay relied upon)

Affiant's name (print/type)
Signature of affiant
Official title (if any) Subscribed and sworn to before me in the above-named (county) (city) of the State of New Mexico this day of,
Judge, Notary or Other Officer Authorized to Administer Oaths NOTE: This form is needed only if the judge does not have personal knowledge of the failure to appear or do the thing ordered. [As amended, effective January 1, 1996.]
ANNOTATIONS
which read "is in contempt of this court", and added the last alternative. 9-212. Bench warrant. [5-209]
STATE OF NEW MEXICO COUNTY OF
JUDICIAL DISTRICT
STATE OF NEW MEXICO v. N
, Defendant
BENCH WARRANT
THE STATE OF NEW MEXICO TO ANY OFFICER AUTHORIZED TO EXECUTE THIS WARRANT: YOU ARE HEREBY COMMANDED to arrest and bring (him) (her) forthwith before this court to answer the

<pre>(check appropriate box or boxes) [] grand jury indictment filed on</pre>	(date) on
the	(dacc) on
following charges:	
•	
[] failure to appear at the time and place order	ed by this
court.	
[] failure to appear as required by a subpoena i	ssued by this
court.	
[] failure to appear in accordance with the cond	itions of
release imposed by this court.	
[] conditions of release previously imposed shou	ld be revoked
or reviewed.	
[] contempt of court.	1
[] failure to pay fines or costs previously impo	
[] failure to comply with conditions of probatio	n.
[] other:	
_	
Bond provisions:	
Bond is set in the amount of \$ (ca	sh bond 10%
of bond) (surety) (property bond).	
or some, (caree), (propers) some, c	
Judge	
Description of defendant:	
Name	
Alias	
Date of birth	
Social Security No.	
Address	
Sex (male) (female) Height	Weight
Hair color Eyes	
Scars, marks and tattoos:	
Vehicle (make, model, year and color, if known)	

Extradition Information:

The State will extradite the defendant from:

<pre>(check and complete) [] any contiguous state. [] anywhere in the continental United States. [] any other state. [] anywhere. Prosecuting attorney: By:</pre>
Date:
Originating officer:
Originating agency:
RETURN
I arrested the above-named person on the day of,, by taking such person into custody.
- Signature
As amended, effective January 1, 1996; October 7, 1999.]
ANNOTATIONS
Cross references For bench warrant in courts of limited jurisdiction, see Rule 9-212A NMRA.
The 1996 amendment, effective January 1, 1996, deleted blanks relating to municipal courts throughout the rule, and substituted "IN THE DISTRICT COURT" for "IN THE. COURT" in the caption.
The 1999 amendment, effective on and after October 7, 1999, deleted "(CITY OF) in two places, and deleted "IN THE COURT" and substituted 'Defendant" for "John Doe" near the beginning of the form; under the heading "Bench Warrant", deleted "(MUNICIPALITY OF)" following "New Mexico" in the first undesignated statement and added the first and last charges; and added "Description of defendant" and "Extradition Information" near the end of the form.
9-212A. Bench warrant.

STATE OF NEW MEXICO	
[COUNTY OF]
[CITY OF]
IN THE	COURT
(STATE OF NEW MEXICO)	
(CITY OF)
V.	No.
John Doe	
DOB:	Address:
s.s. #	<u> </u>
	BENCH WARRANT
MILE (OMAME OF NEW MEXTO	O) /MINICIPATION OF
THE (STATE OF NEW MEXICO	ED TO EXECUTE THIS WARRANT:
	D to arrest the above-named defendant
_	efore this court to answer the
the return:	below unless released as indicated in
	nd dogariho facta holow
	nd describe facts below)
[] rarrure to appear as	s ordered by this court on
	a magnified by a submoone issued by this
	s required by a subpoena issued by this
[] failure to appear in	; n accordance with the conditions of
release imposed by this co	ourt for ;
	se previously imposed should be revoked
or reviewed;	se previously imposed should be revoked
[] contempt of court for	or
[] concempt of court is	
;	
	s or costs previously imposed by order
entered	_ (date);
	ith conditions of probation as set
forth in an order entered	
[] failure to appear a	first offender program on
; [] other	
	al essential facts underlying issuance
	ai essentiai racts underlying issuance
of this warrant)	

(check and complete, if applicable)		
[] The defendant failed to appear either on a traffic citation (other than a citation issued for a violation listed in Section 66-8-122 or 66-8-125 NMSA 1978) or a citation issued by		
an official authorized by law and may be released on a plea of		
guilty and payment of $\$$ plus a \$100 bench warrant fee1;		
OR [] The defendant failed to pay fines and costs and defendant		
may be released upon payment of the outstanding fine and court costs in the amount of \$ plus a \$100 bench warrant		
fee1; OR		
[] The defendant may be released on bond in the amount of \$ The bench warrant fee will be collected upon		
appearance.		
THIS WARRANT MAY BE EXECUTED:		
[] in any jurisdiction;		
[] anywhere in this state;		
[] anywhere in this county;		
[] anywhere in this city.		
The clerk of this court shall cause this warrant to be		
entered into a law enforcement information system2: [] maintained by the state police.		
[] (identify other law enforcement information system).		
Inioimacion system).		
Date Judge		
RETURN		
The defendant was arrested and taken into custody on the,		
[] The defendant was released on bond in the amount set forth above.		
[] The defendant was released upon receipt of the fine and		
court costs set forth above.		
I have caused this warrant to be removed from the law		
enforcement information system identified in this warrant.		
Signature		

USE NOTES

1. A \$100 bench warrant fee is assessed in the metropolitan court pursuant to Section 34-8A-12 NMSA 1978 and in the magistrate court pursuant to Section 35-6-5 NMSA 1978.

2. All metropolitan court and magistrate court felony misdemeanor and driving while under the influence of intoxicating liquor or drugs warrants must be entered into a law enforcement information system.

[Effective, January 1, 1993; as amended, effective January 1, 1995; January 1, 1996; July 1, 1999.]

ANNOTATIONS

The 1995 amendment, effective January 1, 1995, added "plus a \$100 bench warrant fee" in two places near the end of the form, added "The bench warrant fee will be collected upon appearance" in the last alternative, and added the explanatory note.

The 1996 amendment, effective January 1, 1996, added the parenthetical "check applicable box and describe facts below" near the beginning, added lines for describing the facts in each of the first set of alternatives, and added the blanks for additional facts following the first set of alternatives.

The 1999 amendment, effective July 1, 1999, substituted "citation issued by an official authorized by law" for "game and fish citation" in the first alternative following the italicized parenthetical which reads "check and complete, if applicable," added the heading "THIS WARRANT MAY BE EXECUTED" and the following alternatives, added the information relating to the law enforcement information system throughout the form and in the Use Notes, and made the form gender neutral.

9-212B. Juvenile traffic bench warrant.

STATE OF NEW MEXICO

[COUNTY OF _____]

[CITY OF _____]

IN THE _____ COURT

(STATE OF NEW MEXICO)

[6-207, 7-207, 8-206]

(CITY OF)	No
V.	No.
John Doe DOB:	Address:
S.S.#	
JUVENILE TRAFF	FIC BENCH WARRANT1
Arrest the defendant only during	The defendant is a juvenile. ng court hours after confirming a ce appearance. Do not incarcerate
[] UNRESTRICTED WARRANT.3 A approved the arrest and incarce THE (STATE OF NEW MEXICO) (MUTO ANY OFFICER AUTHORIZED TO YOU ARE COMMANDED to arrest to	eration of this juvenile. JNICIPALITY OF
bring the defendant before this charges checked below unless return:	s court to answer the following eleased as indicated in the
<pre>(check applicable box and des [] failure to appear as order ;</pre>	
	lired by a subpoena issued by this
release imposed by this court if	
<pre>[] conditions of release pre or reviewed; [] contempt of court for</pre>	eviously imposed should be revoked
	costs previously imposed by order
forth in an order entered	onditions of probation as set (date);
[] failure to appear at firs; [] other	st offender program on

(set forth any additional essential facts underlying issuance

of this warrant.)
(check and complete, if applicable)
[] The defendant failed to appear either on a traffic
citation (other than a citation issued for a violation listed in
Section $66-8-122$ or $66-8-125$ NMSA 1978) or a citation issued by an official authorized by law and may be released on a plea of
guilty and payment of \$ plus a \$100 bench
warrant fee4;
OR .
[] The defendant failed to pay fines and costs and defendant
may be released upon payment of the outstanding fine and court
costs in the amount of \$ plus a \$100 bench
warrant fee4;
[] The defendant may be released on bond in the amount of \$ The bench warrant fee will be collected
upon appearance.
THIS WARRANT MAY BE EXECUTED:
[] in any jurisdiction;
[] anywhere in this state;
[] anywhere in this county;
[] anywhere in this city.
The clerk of this court shall cause this warrant to be
entered into a law enforcement information system5:
[] maintained by the state police.
[] (identify other law enforcement
information system).
Date Judge
RETURN
TAE I OTAN
The defendant was arrested and taken into custody on the
day of
[] The defendant was released on bond in the amount set forth
above;
[] The defendant was released upon receipt of the fine and
court costs set forth above.
I have caused this warrant to be removed from the law
enforcement information system identified in this warrant.

 Signature

USE NOTES

- 1. This form may be used in municipal, magistrate or metropolitan court traffic cases.
- 2. Check this alternative unless a children's court judge has authorized the incarceration of the juvenile. See Section 32A-2-29 NMSA 1978 for the procedure to be followed when a child is to be incarcerated.
- 3. Check this alternative if a children's court judge has authorized that the juvenile be arrested and incarcerated pursuant to Section 32A-2-29 NMSA 1978.
- 4. A \$100 bench warrant fee is assessed in the metropolitan court pursuant to Section 34-8A-12 NMSA 1978 and in the magistrate court pursuant to Section 35-6-5 NMSA 1978.
- 5. All metropolitan court and magistrate court felony, misdemeanor and driving while under the influence of intoxicating liquor or drugs warrants must be entered into a law enforcement information system.

[Approved, effective March 1, 2000.]

9-213. Affidavit for search warrant.

[5-211, 6-208, 7-208, 8-207]

STATE OF NEW MEXICO (CITY OF	(COUNTY OF	
IN THE(STATE OF NEW MEXICO) (CITY OF)	COURT	

v. No.

John	Doe		

AFFIDAVIT FOR SEARCH WARRANT

Affiant, being duly sown, upon his oath, states that I have reason to
believe that on the following described premises or person of
(here name person and/or describe
<pre>premises) in the city or county designated above there is now being concealed</pre>
(set forth name of person or describe property as particularly as possible) and that the facts tending to establish the foregoing grounds for issuance of a Search Warrant are as follows:

(include facts in support of the credibility of any hearsay relied upon; if necessary, continue on reverse side of this form or on a separate page or pages)
Official Title (if any) Subscribed and sworn to or declared and affirmed to before me in the above-named county of the State of New Mexico this day of,
Judge, Notary or Other Officer

Official Title

NOTE: This affidavit shall be filed in the same file as the search warrant. If no criminal proceedings are filed, the affidavit and warrant shall be filed in a miscellaneous file.

9-214. Search warrant.

[5-211, 6-208, 7-208, 8-207]

STATE OF NEW MEXICO	(COUNTY OF		
(CITY	OF		
IN THE		COURT	
(STATE OF NEW MEXICO (CITY OF))		
V .			No.
John Doe			
	SEARCH WARRANT		
THE (STATE OF NEW	MEXICO) (CITY OF)
TO ANY OFFICER	AUTHORIZED TO EXECUTE THI	S WARRA	NT:

Proof by Affidavit for Search Warrant, having been submitted to me, I am satisfied that there is probable cause that the person named or property described in the Affidavit is located where alleged in the Affidavit and I find that grounds exist for the issuance of the Search Warrant. A copy of the Affidavit is attached and made a part of this Warrant.

YOU ARE HEREBY COMMANDED to search forthwith the person or place described in the Affidavit between the hours of 6:00 a.m. and 10:00 p.m., unless I have specifically authorized a nighttime search, for the person or property described in the

Affidavit, serving this Warrant together with a copy of the Affidavit, and making the search and if the person or property be found there, to seize the person or the property and hold for safekeeping until further order of the court.

You are further directed to prepare a written inventory of any person or property seized. You are further directed to file the return and written inventory with the Court promptly after its execution.

Dated this _	, day of,
Ju	dge
	AUTHORIZATION FOR NIGHTTIME SEARCH
nighttime execu this Warrant at	d that reasonable cause has been shown for tion of this Warrant. I authorize execution of any time of the day e following reasons:
	(set forth reasons why a
nighttime searc	h is necessary)
Ju	dge
	RETURN AND INVENTORY
	attached Search Warrant on,
, and e	xecuted it on,, at ock (a.m.) (p.m.). I searched the person or
	bed in the Warrant and I left
a copy of the W	
	n searched or owner at the place of search) copy of the inventory for the items seized.
The following i warrant:	s an inventory of property taken pursuant to the

(attach separate inventory if necessary)
This inventory was made in the presence of
and (name of applicant for the search warrant)
(name of owner of premises or property. If not available, name of other credible person witnessing the inventory.)
This inventory is a true and detailed account of all the property taken pursuant to the Warrant.
Signature of Officer
Signature of Owner of Property or Other Witness
Return made this day of,, at (a.m.) (p.m.).
After careful search, I could not find at the place, or on the person described, the property described in this warrant.
Officer

9-215. Statement of probable cause.

[5-301, 6-203, 7-203, 8-202]

STATE OF NEW MEXICO	COUNTY OF
	CITY OF
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF) v.	
John Doe	No.
STATEMENT OF	PROBABLE CAUSE
The above defendant has been ar: following reasons (set forth a statement of facts establishing	
I SWEAR OR AFFIRM UNDER PENALTY FORTH ABOVE ARE TRUE TO THE BES!	(continued on attached sheet) OF PERJURY THAT THE FACTS SET T OF MY INFORMATION AND BELIEF. I
UNDERSTAND THAT IT IS A CRIMINATOR OF IMPRISONMENT TO MAKE A FALSE	L OFFENSE SUBJECT TO THE PENALTY STATEMENT UNDER OATH.
(Date) (Signature) (This form is to be used only is without a warrant and the completomplaint do not make a written	aint and any attachments to the

[Approved effective September 1, 1990; as amended, effective April 1, 1991; December 1, 1993.]

ANNOTATIONS

The 1991 amendment, effective for cases filed on or after April 1, 1991, added the references to city in the caption, deleted "I do solemnly declare and affirm under penalty of perjury that the matters and facts set forth in this statement are true to the best of my knowledge, information and belief" preceding the signature line for the arresting officer, and added the statement and signature line for judge, notary, or other officer authorized to administer oaths, at the end of the form.

The 1993 amendment, effective December 1, 1993, added the bold paragraph near the end containing the oath or affirmation, and deleted a notary acknowledgment form from the end of the form.

9-216. Criminal summons failure to appear or comply with court rules.

STATE OF NEW MEXICO	(COUNTY OF
(CITY OF)
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF	
V.	No.
John Doe	
C	CRIMINAL SUMMONS
FAILURE TO APPE	AR OR COMPLY WITH COURT ORDERS
To:	(Defendant) (Address)
You are notified that	you have
is being ordered to appea	(set forth reason defendant r)
	pear before the undersigned on the,, atm. atin the (County of) (City of)

State of New Mexico, to answer
why you have failed to (comply with the court's orders) (appear
as required).
If you fail to appear at the time and place specified, a
warrant may be issued for your arrest. BRING THIS SUMMONS WITH YOU WHEN YOU APPEAR.
BRING THIS BOTHONS WITH 100 WHEN 100 MITEM.
Judge or Clerk
CERTIFICATE OF MAILING
I certify that I mailed a copy of the summons to the
defendant at the above address on the day of
(Signature)
(Title)
(Date)
USE NOTE
(Do not print use note on pre-printed forms)
This form may be used prior to the issuance of an order to show cause or bench warrant. This form was designed to be printed on
one page.
[Adopted, effective January 1, 1995.]
0-217 Subpoons
9-217. Subpoena.
[5-511]
STATE OF NEW MEXICO
COUNTY No.

____ JUDICIAL DISTRICT

STATE OF NEW MEXICO

V.

John Doe

SUBPOENA

SUBPOENA FOR 1 [] APPEARANCE OF PERSON FOR [] STATEMENT [] DEPOSITION [] SUBPOENA FOR DOCUMENTS OR [] INSPECTION OF PREMISES 2 TO:	= =	
YOU ARE HEREBY COMMANDED TO A	PPEAR as follows:	: PLACE:
DATE:,	TIME:	(a.m.)
<pre>(p.m.) to: [] testify at the taking of a [] testify at trial [] permit inspection of the a objects</pre>	a deposition in t	the above case
[] permit the inspection of t	the premises loca	ated at:
(address) [] give a statement. YOU ARE ALSO COMMANDED to brinded document(s) or object(s)	ng with you the s	following
IF YOU DO NOT COMPLY WITH THIS contempt of court and punished be	by fine or impris	<u>-</u>
	torney	

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY

I certify that on the,
, in County, I served this subpoena on by delivering to the person named a copy of
by delivering to the person named a copy of
the subpoena, [a witness fee in the amount of \$
and mileage in the amount of $\$$]3.
Deputy sheriff
RETURN FOR COMPLETION BY OTHER PERSON
MAKING SERVICE
I, being duly sworn, on oath say that I am over the age of eighteen (18) years and not a party to this lawsuit, and that on the day of,, in by
delivering to the person named a copy of the subpoena, [a
witness fee in the amount of \S and mileage as provided by law in the amount of \S]3.

Person making service SUBSCRIBED AND SWORN to before me this day of, (date).
Judge, notary or other officer
authorized to administer oaths
THIS SUBPOENA issued by or at request of:
Name of attorney of party
Address
Telephone
CERTIFICATE OF SERVICE BY ATTORNEY4
I certify that I caused a copy of this subpoena to be served on the following persons or entities by (delivery) (mail) on
this day of,:
(1)
(Name of party)

(Address) (2)		
(Name of p	party)	
(Address)	······································	
	Attorney	
	Signature	

TO BE PRINTED ON EACH SUBPOENA

- 1. A command to produce evidence or to permit inspection may be joined with a command to appear for a deposition or trial.
- 2. A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- 3. Payment of per diem and mileage for subpoenas issued by the district attorney, attorney general, public defender or an attorney appointed by the court, district attorney, attorney general or public defender is made pursuant to regulations of the Administrative Office of the Courts. The bracketed language should be deleted if the subpoena is issued by the state or the public defender.

A subpoena by a private party or corporation must be accompanied by the payment of one full day's per diem. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act.

4. To be completed only if the subpoena is commanding production of documents and things or inspection of premises before trial. If the subpoena is commanding production of documents and things or inspection of premises before trial, it must be served on each party in the manner provided by Rule 5-103, 5-103.1 or 5-103.2 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.

A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

Subject to Subparagraph (2) of Paragraph D below, a person commanded to produce and permit inspection and copying may, within fourteen (14) days after service of the subpoena or before the time specified for compliance if such time is less than fourteen (14) days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:

- fails to allow reasonable time for compliance,
- (2) requires a person who is not a party or an officer of a party to travel to a place more than one hundred miles from the place where that person resides, is employed or regularly transacts business in person, except as provided below, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (4) subjects a person to undue burden.

If a subpoena:

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
 - (2) requires disclosure of an unretained expert's opinion or

information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(3) requires a person who is not a party or an officer of a party to incur substantial expense to travel, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Approved, effective May 15, 2000.]

9-221. Certificate of service.

[For use with Magistrate Court Rules 6-209, 6-210, 6-211 Metropolitan Court Rules 7-209, 7-210, 7-211 Municipal Court Rules 8-208, 8-209, 8-210]

CERTIFICATE OF SERVICE

I hereby certify that	on this	day of
	this notice was	
[mailed by United State	s first class mail,	postage prepaid,

and addressed to:	
Name:	
Address:	
City, State	
and zip code:]
[faxed by	(name of person who faxed
document) to	(name of recipient). The
transmission was reported as	complete and without error. The
time and date of the transmis	ssion was (a.m.) (p.m.)
on (date).]	
	(name of party or
attorney) at	(electronic mail address
of recipient) which is on fil	le with the clerk of the Supreme
=	nic mail. The transmission was
successful. The time and date	
(a.m.) (p.m.) or	
[delivered to	. (Specify how service
hy delivery was made See Use	e Note for the methods service may
be made using this	s word for the methods service may
altornativo)	
allelHallve)	
	1
	· J
	
Signature of att	torney
Date of signatur	re
If this notice was served b	
other than an attorney, the	
must also be completed and	filed with the court:
AFFIDA	VIT OF SERVICE
I dealare under nonalty of no	oriury that a convert this paper was
	erjury that a copy of this paper was tronic transmission] as described
above on this do	ay of
Signature of person who made	service
Subscribed and sworn to before	re me
this day of	
Judge, notary or other office	
authorized to administer oath	ns

0	ffi	cia	al	tit	le			

USE NOTE

This form may be used in the magistrate and metropolitan court to prepare a certificate or affidavit of service. Only the applicable parts should be used. If a paper is served by an attorney, a certificate of service is attached to the paper filed with the court. If a paper is served by any other party, an affidavit of service must be attached to the paper. See Rules 6-209, 7-209 and 8-208 NMRA for service of papers after the citation or complaint.

[Approved, effective May 1, 2002.]

ANNOTATIONS

Effective dates. - Pursuant to a court order dated March 22, 2002, this form is effective May 1, 2002.

ARTICLE 3 RELEASE PROVISIONS

9-301. Withdrawn.

ANNOTATIONS

Compiler's notes. - Pursuant to a court order dated March 7, 1990, this form, relating to record of responses to questions at release hearing, is withdrawn for cases filed on or after September 1, 1990.

9-302. Order setting conditions of release and appearance bond.

[5-401, 6-401, 7-401, 8-401]		
STATE OF NEW MEXICO	(COUNTY OF	
(CITY OF	_	
IN THE		COURT

(STATE OF NEW MEXICO) (CITY OF)	
v. No.	
John Doe	
ORDER SETTING CONDITIONS OF RELEASE	
AND	
APPEARANCE BOND	
(This form is to be used if the	
defendant is to be released on personal	
recognizance or an unsecured appearance bond.)	
defendant be released without bail on the defendant's promisappear and subject to the conditions checked below. [] Release on unsecured appearance bond. It is ordered the defendant be released on bail in the amount of	that d d
(set forth designated entity or pretrial services agency agreeing to supervise the defendant) (set forth designated entity).	
APPEARANCE BOND	
I, defendant in the above-entitled made do hereby bind myself to the following conditions of release	tter, e:
I agree to appear before the above court on, at(a.m.) (p.m.) in courtroon	m
and at such other places as I may be required to appear, in accordance with any and all orders and directions	

relating to my appearance in the above-entitled matter as may be given or issued by the above court or any magistrate, district or appellate court to which above entitled case may be filed, removed or transferred.

(check and complete if applicable)

[] I further agree to pay the (State of New Mexico) (City of ______) the full amount of the bail set forth above in the event that I fail to appear as required or comply with the additional conditions checked below.

Agreement to Comply with All

Additional Conditions of Release

(complete and check only applicable conditions prior to signature of this bond by the defendant)

I further agree that:
[] I will remain in the custody of the above named third-party custodian who has agreed to report any violation of a release condition to the court;
[] I understand that my release is subject to my maintaining my employment. If my employment is terminated I agree to immediately report such termination to the court;
[] I will actively seek employment;
[] I will attend classes at;
[] I will not associate with the following persons
[] I will not leave the (city of) (this county) (the county of) (this state) (the state of) without further permission of the court;
[] I will reside at unless otherwise agreed to by the court;
[] I will avoid all contact with and (set forth the names of the alleged crime victim or any potential witness to the crime);
[] I will not leave my residence between the hours of

(p.m.) and (a.m.) without prior permission
of the court;
[] I will not possess a firearm, destructive device or other dangerous weapon without prior permission of the court;
[] I will:
[] refrain from excessive consumption of beer, wine and other alcoholic beverages;
[] not drink any alcoholic beverages;
[] I will not take or use any narcotic drugs without a prescription by a licensed medical practitioner;
[] I will submit to any urine analysis or alcohol test upon the request of;
[] I agree to the following (medical) (psychological or psychiatric) treatment for (set forth treatment such as treatment for drug or alcohol dependency);
[] I will remain at (set forth name of institution) for the following treatment for a period of;
[] I agree that if I am released for the purpose of (employment) (schooling), I will return to (set forth place of detention) each day immediately after (work (school) (classes).
I understand the above conditions of release and agree to them.
I understand that the court may have me arrested at any time, without notice, to review and reconsider these conditions.
I understand, that if I fail to appear as required, I may be prosecuted and sent to (jail) (the penitentiary) for the separate offense of failure to appear. I agree to comply fully with each of the conditions imposed on my release and to notify the court promptly in the event I change the address indicated

I understand that my conditions of release may be revoked and I may be charged with a separate criminal offense if I intimidate or threaten a witness, the victim or an informant or if $\rm I$

below.

otherwise obstruct justice.
I further understand that my conditions of release will be revoked if I violate a federal, state or local criminal law.
 Address
Telephone Number
The above conditions of release are hereby approved. The defendant shall be released from custody upon the execution of this agreement and the posting of the required bond.
(Judge) (Designee)
Date [As approved, effective September 1, 1990.]
ANNOTATIONS
Compiler's notes. - Pursuant to a court order dated March 7, 1990, the former form, relating to order setting conditions of release, is withdrawn for cases filed on or after September 1, 1990, and the above form is adopted effective for cases filed on or after September 1, 1990.

9-303. Order setting conditions of release bail bond.

[5-401, 6-401, 7-401, 8-401] STATE OF NEW MEXICO (COUNTY OF (CITY OF

IN TH	[E	C	OURT
(STATE OF NEW (CITY OF	•		
v.	No.		
John Doe			
C	RDER SETTING CONI	DITIONS OF RELEASE	
	BAIL	BOND	
secured appeara	ance bond or bail dant, Rule 9-304	defendant is to be bond. If a surety must also be compl sh as required, no red.)	provides bond leted. If the
	that the defendar	nt be released on dollars (\$	bail in the
) provided that	the defendant ex	ecutes this
order and agreem	nent and:		
	mplete applicable		
_	s with the court t		
	dol1	lars (\$) in
		of the required bo	
-	_	may post cash with	
	-	s an agreement tha	-
_		pay the balance of	the full
amount of the ba	ail set forth abov	7e.)	
[] executes	; a bail bond on a	a form approved by	the supreme
court in the sum		dolla	-
	$_{}$) or deposits v	with the clerk of	
(If a surety pos		of the amount of defendant the defe 304.)	
[] it is or		efendant report to tth designated ent	
nretrial service		g to supervise the	<u>-</u>
		Lephone number of	
	DEFENDAN	T'S BOND	
I		in the above-entit	
hereby bind myse	elf to the following	ing conditions of	release:

the defendant reads and signs this bond)
I agree to appear before the above court on,
at (a.m.) (p.m.) in courtroom and at
such other places as I may be required to appear, in accordance
with any and all orders and directions relating to my appearanc
in the above-entitled matter as may be given or issued by the
above court or any magistrate, district or appellate court to
which the above entitled case may be removed or the cause
transferred.
I further agree to pay the (State of New Mexico) (City of
) the full amount of the bail set forth above
in the event that I fail to appear as required or comply with
the additional conditions checked below.
Agreement to Comply with All
Additional Conditions of Release
I further agree that:
(court or designee must complete
applicable conditions prior
to signature by the defendant)
[] I will remain in the custody of the above named third-party
custodian who has agreed to report any violation of a release
condition to the court;
[] I understand that my release is subject to my maintaining m
employment. If my employment is terminated I agree to
immediately report such termination to the court;
[] I will actively seek employment;
[] I will attend classes at ;
[] I will not associate with the following persons
[] I will not leave the (city of) (this
county) (the county of) (this state) (the
state of) without further permission of the
court;
[] I will reside at unless otherwise agreed
to by the court;
[] I will avoid all contact with and
(set forth the names of the alleged crime
(set forth the names of the alleged crime victim or any potential witness to the crime);
[] I will not leave my residence between the hours of
(p.m.) and (a.m.) without prior permission
of the court;
[] I will not possess a firearm, destructive device or other
dangerous weapon without prior permission of the court;
[] I will:
[] + "+++•

[] refrain from excessive consumption of beer, wine and other

(court or designee must complete before

alcoholic beverages;
<pre>[] not drink any alcoholic beverages; [] I will not take or use any narcotic drugs without a prescription by a licensed medical practitioner; [] I will submit to any urine analysis or alcohol test upon the request of; [] I agree to the following (medical) (psychological or psychiatric) treatment for (set forth treatment such as treatment for drug or alcohol dependency);</pre>
[] I will remain at (set forth institution) for the following treatment for a period of
;
[] I agree that if I am released for the purpose of (employment) (schooling), I will return to
Defendant
Address
Telephone Number

Telephone Number

The above conditions of release are hereby approved. The defendant shall be released from custody upon the execution of this agreement and the posting of the required bail bond.

 (Judge) (Designee)	
Date [Approved, effective September 1,	. 1990.]
ANNOT	ATIONS
Compiler's notes. - Pursuant to a court order relating to appearance bond, is withdrawn are cases filed on or after September 1, 1990. F 9-302.	nd the above form is adopted, effective for
9-303A. Release Order and Bond.	
[6-401, 7-401, 8-401]	
STATE OF NEW MEXICO (CITY OF	(COUNTY OF
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF)
John Doe	
RELEASE ORD	ER AND BOND
It is ordered that the defendar subject to the following condition (check and complete applicable [] Personal recognizance [] Unsecured appearance bond [] Third party custodian:	ons: alternatives)

(address	5)
(city & zip code)	
(t.elephone	-)
[] Secured bond of \$	•
[] cash at% of a bond	•
[] bail bond executed on Rule 9-30	0.4
[] property bond executed on Rule	
I agree to appear before the court on	
(a.m.) (p.m.) located at	·
	after at such times and
places required in this case by any court	
I further agree:	
[] not to possess firearms or danger	rous weapons;
[] not to possess or consume alcohol	-
establishments;	-
[] not to violate any federal, stat	te or local criminal
law;	
[] to notify the court of any change	
[] not to leave the (county of) (State
of) without prior perm	mission of the Court;
[] to maintain contact with my attor	rney;
[] to avoid all contact with the all	leged victim or anyone
who may testify in this case;	
[] (other conditions)	
Todinial and and this are	
Judicial approval of conditions:	
 Date	
ordered	(Judge)
(designee)	(budge)
Defendant's approval of conditions:	
I UNDERSTAND THE ABOVE CONDITIONS OF RE	TIPACE AND ACDEE TO
THEM. If I fail to appear or if I violate	
release, I understand that bond will be in	
pay the amount of the bond to the state.	
additional criminal charges may be filed	
of release.	II I VIOLACE CONCILIONS
or rerease.	
Date of	
Dare OI	
	Defendant's
signature signature	Defendant's

Date of release			Address
(mailing)			
Time of release zip			City, state,
telephone numb	er		Defendant's
		USE NOTE	
(Do	not print use	note on pre-printe	ed forms)
to be released bond. It has be modified to in 303. If a surety pralso be comple party custodia A paid surety surety execute surety will paforth above. [Adopted, effe	on a secured been designed for clude any of the covides bond for the covides bond for the covides and agreement must be an agreement by the balance ctive January	or printing on one he conditions set r the defendant, R d party custodian st also be complet with the court prothat upon forfeit of the full amount	rance bond or bail page. It may be forth on Rule 9- ule 9-304 must is named, a thirded and signed. vided the paid ure the paid
9-304. Bail bon	ıd.		
[5-401, 6-401,	7-401, 8-401]		
STATE OF NEW	MEXICO	(COUNTY OF	
	(CITY OF		
IN	THE		COURT

(STATE OF NEW MEXICO) (CITY OF)	No
v. John Doe		

BAIL BOND

We	, the	undersi	gned, j	jointly	and	sev	erally	ackno	wlec	dge	that
we and	our p	ersonal	repres	sentativ	ves a	are	bound	to pay	to	the	
(State	of Ne	w Mexico) (Ci	ty) the	sum	of					
dollar	s (\$) .							

The conditions of this bond are that the above-named defendant is to appear as required in accordance with any and all orders and directions relating to the defendant's appearance in the above-entitled matter as may be given or issued by the court or in any other district or appellate court to which the defendant may be removed or the cause transferred, including any bind-over or subsequent indictment of the defendant in the District Court for offenses arising out of the transaction or event for which this bond is given. Further conditions of the bond are that the defendant is not to depart the State of New Mexico, except in accordance with such orders or warrants as may be issued by the court; that the defendant is to abide by any judgment entered in such matter by surrendering himself to serve any sentence imposed and obeying any order or direction in connection with such judgment as the court imposing it may prescribe.

If the defendant appears as ordered and otherwise obeys and performs the foregoing conditions of this bond, then this bond is to be void, but if the defendant fails to obey or perform any of these conditions, payment of the amount of this bond shall be due forthwith. Forfeiture of this bond for any breach of its conditions may be declared by any court having cognizance of the above-entitled matter at the time of such breach; and if the bond is forfeited and if the forfeiture is not set aside, upon motion judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution may be issued and payment secured as provided by law.

By executing this bail bond the sureties submit to the jurisdiction of the court and irrevocably appoint the clerk of the court as their agent upon whom papers affecting their liability may be served.

IT IS AGREED AND UNDERSTOOD THAT THIS IS A CONTINUING BOND WHICH SHALL CONTINUE IN FULL FORCE AND EFFECT UNTIL SUCH TIME AS

THE BOND IS DULY EXONERATED AND BOND GUARANTEES THE APPEARANCE Of This bond is signed on this, at	F THE DEFENDANT day of
Signature of Defendant	Address
Signature of Surety	Address
Signature of Surety	Address
JUSTIFICATIO	N OF SURETIES
(Not to be completed if surety	is a corporate surety licensed
to do business in the	e State of New Mexico)
We, the undersigned sureties of	on oath say that we, of
, each own (restate having an unpledged and unof the sum of dollar further say	al) (personal) property in the encumbered net value in excess
Signature of Surety	
Signature of Surety On this day of personally appeared before me in of the State of New Mexico, known to me	the above-named (county) (city) and to be the persons described in
and who on their oath executed to justification and acknowledged to as their free act and deed.	he above and foregoing

Notary Public Approved:
 Judge or Authorized Person

USE NOTE

1. If the surety is married, both spouses must sign the bond unless it is demonstrated to the court that the property is not community property. (See \S 40-3-4 NMSA 1978.) [As amended, effective May 15, 1991.]

ANNOTATIONS

The 1991 amendment, effective for cases filed on or after May 15, 1991, in the capitalized paragraph, inserted "and discharged by the court" and deleted "at all times up to the final disposition of all charges including imposition of sentence and any appeal or new trial" from the end of that paragraph.

9-305. List of outstanding bonds, encumbrances and claims.

[5-401, 6-401, 7-401, 8-401]

STATE OF N	EW MEXICO		(COUNTY OF	
	(CITY OF			
=	IN THE			COURT
(STATE OF (CITY OF _	NEW MEXICO))		
John Doe				

LIST OF OUTSTANDING BONDS,

ENCUMBRANCES AND CLAIMS

is filed in District, Magistrate, Metropolitan and Municipal Courts.
1. Property bondsman's name:
2. License number:
3. Bondsman's business address:
(Street) (City) (State) (Zip Code) 4. Date of this list:
5. Legal description of property securing bond (may be attached):
6. Outstanding encumbrances and claims, other than bonds, against property:
7. Current outstanding bonds written against property.
Amount of Name and Location Date Case Name of Bond of Court Posted Number Defendant

Note: This list must be kept current and submitted when any bond

I HEREBY CERTIFY UNDER PEN		
_ Property Bondsman		
9-306. Commitment for prelimina	ry hearing.	
[6-401, 7-401]		
STATE OF NEW MEXICO	(COUNTY OF	
(CITY OF		
IN THE		COURT
(STATE OF NEW MEXICO) (CITY OF)		No.
V.		
	, Defe	endant
COMMITMENT FOR P	RELIMINARY HEAR	ING
The above-named defendant having warrant charging the defendant warrant charging the defendant was and having the control of t	with the crime o	of
appearance, is committed to the		

	, to await		
Preliminary Hearing, at body before me at 1	, g on the	day of	,
, at	o'clock	, at which time	you will have his
body before me at i	my office. Ba	il is fixed in t	he amount of \$
			·
_ Judge Division			
9-307. Notice of for	feiture and or	der to show caus	se.
[5-406, 6-406, 7-4	06, 8-406]		
- , ,	, -		
STATE OF NEW MEXIC	CO	COUNTY OF	
		_	
IN THE			_ COURT
(STATE OF NEW ME			
(CITY OF)		
V •			No.
John Doe and			
	(01120+11)		
	_, (Surety)		
	_, (surety)		
	_, (Surcey)		
	NOTICE OF F	FORFEITURE AND	
	ORDER TO	SHOW CAUSE	
TO:			
defendant address			
		_	
		_	
surety address			
		_	
		_	
surety address			
You and each of you	u are hereby	notified that th	e bail in this

case has been forfeited because to appear before the court as r the bond).	·				
IT IS ORDERED that you appear of m., before this court at to show cause, if any you have,	t the hour of	day of o'clock New Mexico,			
entered against you, jointly an the bond or bonds posted herein	d severally, for .	the amount of			
YOU ARE HEREBY NOTIFIED that if you fail to appear as required by this order, a default judgment will be entered against you and if such default judgment is not paid within ten (10) days, execution will be issued to collect the full amount of the bond. IT IS FURTHER ORDERED that this Notice of Forfeiture and Order to Show Cause be forthwith mailed by the Clerk of the Court to each of the persons named above at their last known addresses and to the district attorney. Dated this day of,					
	1987.]				
9-308. Order setting aside bail be	ond forfeiture.				
[5-406, 6-406, 7-406, 8-406]					
STATE OF NEW MEXICO	COUNTY OF				
IN THE		COURT			
(STATE OF NEW MEXICO) (CITY OF) v.		No.			
John Doe and					
(surety)					
(surety)					

ORDER SETTING ASIDE

BAIL BOND FORFEITURE

A hearing having been held by the cause why a judgment of default s	
defendant's bail bond: The court finds that the defendant The court further finds that the shown why the defendant failed to (check appropriate alternative) [] the defendant was incarcerate	following good cause has been appear:
located at [] the defendant was hospitalize	
hospital locat [] the defendant failed to appea good cause)	
The court further finds that the before this court and is now avai in the above case. The court further finds that a de not been entered in the above cas IT IS ORDERED that the forfeiture court be and the same is hereby so Dated this day of	clable for further proceedings efault judgment on the bond has se. Expreviously entered by this set aside.
Judge [Adopted, effective, October 1, 1	.987.]
9-309. Default judgment on bond.	
[5-406, 6-406, 7-406, 8-406]	
[Not to be used for Cash Bonds]	
STATE OF NEW MEXICO	(COUNTY OF
(CITY OF	
IN THE	COURT

(STATE OF NEW MEX	ICO)			
(CITY OF)		
V.				No.
John Doe and				
	(surety	∨)		
	` _	<i>.</i>		
	(surety	∨)		
	` _	<i>.</i>		
	DEFAUL	T JUDGMENT	ON BOND	
This matter coming of	on for h	hearing bef	fore this	court,
THE COURT FINDS:				
The defendant (and	the defe	endant's si	reties) p	reviously signed
an (appearance) (bas			_	
appear at such time:				
court;	, 01101 [9]			
The defendant (faile	≥d to ar	onear as re	equired) (violated a
condition of the box	_	opear as re	.quilcu) (violated d
This court served a	•	of Forfeit	ure and O	rder to Show Cause
on the Clerk of the				
than thirty (30) day		_		dane s bona more
The clerk of the con			_	(and the
defendant's sureties				
Cause why default j				
forfeited bond;	adgment	SHOULA HOU	, be elicer	ed on the
· · · · · · · · · · · · · · · · · · ·		boon sot s	aida +ba	defendant has not
The forfeited bond l				
been surrendered in				as not been snown
why default judgmen				D 11 1 11
IT IS, THEREFORE, O				
defendant and his si		=	=	-
the payment of the l				
IT IS FURTHER ORDER				
is not paid into the				
this order, execution				sue against the
defendant and the de				
IT IS FURTHER ORDER		_	=	-
ten (10) days, the				-
new bonds until the				-
IT IS FURTHER ORDER		-	-	=
ten (10) days, a com	_			-
clerk of the court		=	dent of in	surance.
Dated this	day d	of		

Judge [Adopted, effective October 1, 1987; as amended, effective August 1, 1989.]

ANNOTATIONS

The 1989 amendment, effective for cases filed on or after August 1, 1989, added "[Not to be used for Cash Bonds]" near the top of the form.

9-310. Default judgment on cash bond.

DEFAULT JUDGMENT ON CASH BOND

This matter coming on for hearing before this Court, THE COURT FINDS:

The defendant (and the defendant's sureties) previously signed an (appearance) (bail) bond agreeing that the defendant would appear at such times and places as may be required by this court;

The defendant (failed to appear as required) (violated a condition of the bond);

This court served a Notice of Forfeiture and Order to Show Cause

on the clerk of the court forfeiting the defendant's bond more than thirty (30) days prior to this hearing; The clerk of the court mailed to the defendant (and the defendant's sureties) the Notice of Forfeiture and Order to Show Cause why default judgment should not be entered on the forfeited bond; The forfeited bond has not been set aside, the defendant has not been surrendered into custody and good cause has not been shown why default judgment should not be entered. IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that judgment be and the same is hereby entered against the defendant (and the defendant's sureties) for the full amount of the cash bond previously deposited with the court. Dated this _____, ____, _____, Judge [Adopted, effective August 1, 1989.]

9-311. Irrevocable letter of credit.

[5-401B, 6-401B, 7-401B, 8-401B]

IRREVOCABLE LETTER OF CREDIT

To: (judge, clerk, court administrator) Address
(financial institution) hereby opens its irrevocable letter of credit in your favor by order of (bondsman).
This letter of credit is for the account of the Court of the (County) (City) of
The total amount of credit is \$
Drafts will be honored at (address) payable on sight.
This irrevocable letter of credit will expire on .
(Any specifications the financial institution may have concerning the description of the draft to be presented by the court against the letter)

(financial institution) hereby agrees with
the drawers, endorsers and bona fide holders of drafts drawn
under and in compliance with the terms of this irrevocable
letter of credit that the letter will be duly honored upon
presentation and delivery to drawee of all documents as specified.
specified.
(financial institution)
Ву
Cignature
Signature Its
Title
[Approved, effective September 1, 1990.]
9-312. Cash bond receipt and conversion after arrest on bench
warrant.
(For use in the magistrate methodalitan and municipal sounts)
[For use in the magistrate, metropolitan and municipal courts]
STATE OF NEW MEXICO
(COUNTY OF)
(CITY OF)
IN THE COURT
(STATE OF NEW MEXICO) (CITY OF)
v. No.
, Defendant
CACII DOND DECETDE
CASH BOND RECEIPT
AND
CONVERSION AFTER ARREST ON BENCH WARRANT
Defendant information:
Arrest date: Date of birth:
Social security number:
Mailing address:

-	te & zip code:
	physical):
_	te & zip code:
Bond info	
Date bond	
Amount po	
Bond post	-
Date of b	
	curity number1:
_	ying bond's address1:
_	te & zip code1:
	HER THAN DEFENDANT PAYING BOND:
_	oplicable alternative and sign) .gree [] I do not agree
	bond money I have posted may be used to pay any
	or costs that the court may order the defendant to
	he defendant's release from custody.
pay arter t	me detendant's release from custody.
	 Signature of person posting bond
חדיביאהאאיז	: (check applicable alternative and sign)
	agree to appear in the court
on	, $(date)$ at $(a.m.)$
(p.m.)	
	ernative may be used only
	orized by the bench warrant and
	erson posting the bond.)
	plead quilty to the charges. I ask the court to use
-	or payment of fines, fees and costs instead of
	to appear before the court.
requiring n	de to appear before the court.
	 Signature of defendant
BOND RECE	-
20112 11201	
	 Signature of clerk or bail designee
	bighacare of orein of barr actingnee
	Title
	 Date
COURT EME	PLOYEE RECEIVING PAYMENT:

Signature
 Title

USE NOTE

1. Complete if person posting bond is not the defendant.

[Approved, effective August 1, 1999.]

ARTICLE 4 ARRAIGNMENT AND PREPARATION FOR TRIAL

9-401. Waiver of counsel.

[5-301]

STATE OF NEW MEXIC COUNTY OF	CO
	JUDICIAL DISTRICT
No. STATE OF NEW MEX	ICO
v. John Doe	

WAIVER OF COUNSEL

(To be used only if, upon conviction, the defendant may be deprived of liberty)

i understand that I am charged with the following offense(s):
which (strike
inapplicable words or parts) (is) (are) misdemeanors under the
law and that if I am found guilty I can be given a severe
punishment, including imprisonment in (the New Mexico state
penitentiary) (in the (city) (county) jail)
and a fine.
I understand that under the Constitutions of the United States
and the State of New Mexico, I have the right to be represented
by a lawyer at all stages of the criminal case - before trial,
at the trial itself, during proceedings to determine what
sentence should be imposed if I am found guilty, and any appeal.
I understand that if I am unable, without undue hardship, to pay
for all or a part of the expense of legal representation from
available present income and assets, a lawyer will be furnished
for me free of charge.
After reading and understanding all of the above, I hereby give
up my rights to a lawyer in this case, and to have a lawyer
furnished for me free of charge if I cannot afford one.
DO NOT SIGN THIS FORM IF YOU
WANT AN ATTORNEY. DO NOT SIGN
THIS FORM UNLESS YOU HAVE READ
IT AND UNDERSTAND IT.
Defendant
I find that the defendant, knowingly, voluntarily and
intelligently with full awareness of the right to counsel, has
waived the right to counsel.
 Judge
Date:
[As amended, effective January 1, 1999.]

ANNOTATIONS

The 1998 amendment, effective January 1, 1999, substituted "misdemeanors" for "(misdemeanor(s)) (felony(ies))" near the beginning, made gender neutral and stylistic changes near the end, and deleted the signature lines for approval by the district public defender at the end; and made minor stylistic changes.

9-401A. Waiver of counsel.

STATE OF NEW MEXICO	(COUNTY OF
(CITY OF	_
IN THE	COURT
	No.
(STATE OF NEW MEXICO) (CITY OF) v. John Doe	
WAIVER OF	F COUNSEL
(To be used only if, defendant may be de	upon conviction, the eprived of liberty)
I understand that I am charged wi	th the following offense(s):
which (strike inapplicable words or part (is) (are) (misdemeanor(s)) under guilty I can be given a severe put imprisonment in (the New Mexico service) (city) (county I understand that under the constant and the State of New Mexico, I have by a lawyer at all stages of the at the trial itself, during processentence should be imposed if I as I understand that if I am unable, for all or a part of the expense available present income and assess	the law and that if I am found unishment, including state penitentiary) (the y) jail) and a fine. The state of the United States ave the right to be represented criminal case - before trial, seedings to determine what am found guilty, and any appeal. Without undue hardship, to pay of legal representation from

DO NOT SIGN THIS FORM IF YOU WANT AN ATTORNEY. DO NOT SIGN THIS

After reading and understanding all of the above, I hereby give

for me free of charge.

up my rights to a lawyer in this case.

FORM UNLESS YOU HAVE READ IT AND UNDERSTAND IT.	FORM	UNLESS	YOU	HAVE	READ	ΙT	AND	UNDERSTAND	IT.
---	------	--------	-----	------	------	----	-----	------------	-----

Defendant I find that the defendant, knowingly, voluntarily and intelligently with full awareness of the right to counsel has waived this right.
[Adopted, effective September 15, 1997.]
ANNOTATIONS
Compiler's notes. - See <i>State v. Pino,</i> 1997-NMCA-001, 122 N.M. 789, 932 P.2d 13, cert. denied, 122 N.M. 589, 929 P.2d 981 (1997).
9-402. Withdrawn.
ANNOTATIONS
Compiler's notes. - This form for the record of responses to questions at hearing to determine indigency and for the affidavit of the defendant was withdrawn, effective for cases filed on or after July 1, 1988, by a supreme court order dated March 16, 1988.
9-403. Eligibility determination for indigent defense services.
[District Court - Magistrate Court - Metropolitan Court]
STATE OF NEW MEXICO COUNTY OF
IN THE COURT
STATE OF NEW MEXICO v. NO.
John Doe

ELIGIBILITY DETERMINATION FOR INDIGENT

DEFENSE SERVICES

NAME:			D.O.B.:
AGE:			
AKA:	SEX: 1	M F SS#:	
ADDRESS:			
CHARGES:			
DC#		MC#	
LIVES ALONE: WITH: S FRIEND OTHER	SPOUSE	CHILDREN _	PARENT
MARITAL STATUS: SINGLEWIDOWED			
NUMBER OF DEPENDENTS IN H			<u></u>
[] Defendant is in jail			
[] Defendant is not in [jail.		
PRESUMPTIVE ELIGIBILITY:			
I currently do not	receive pub	lic assista	ince.
I currently receive	the follow	ing type of	public assistance
in County	:		
DEPARTMENT OF HEALTH CASE	E MANAGEMEN'	T SERVICES	(DHMS)
AFDC \$ Food Stamp	os \$	_ Medicaid	\$
DSI \$ Public Hous	sing \$		
NET INCOME: SELF SPOUSE			
Employer's Name			
Employer's Phone			
Pay period (weekly,			
every second week,			
twice monthly, monthly)			
Net take home pay			
(salary/wages minus			
deductions required by			
law)			
Other income sources			
(please specify) \$		SCREEN	IING USE ONLY
TOTAL ANNUAL INCOME			
\$ +			
=//	A		

ASSETS:	
Cash on hand \$	
Bank accounts \$	
Real estate . Equity \$	
Equity \$	-
Equity \$ Motor vehicles Equity \$	
Equity \$	
Other personal property	
(equity):	
(describe and set forth	
equity)	
= - =	
\$ \$	SCREENING USE ONLY
TOTAL ASSETS	
\$+	
=/B	
EXCEPTIONAL EXPENSES	
(total exceptional	
-	
expenses of dependents):	
Modical expenses (not	
Medical expenses (not	
covered by insurance) \$	
Court-order support	
payments/alimony \$	
Child-care payments	
(e.g. day care) \$	
Other (describe) \$	
\$\$	SCREENING USE ONLY
TOTAL EXCEPTIONAL	
EXPENSES	
\$C	
STATE OF NEW MEXICO	
COUNTY OF	
This statement is made under oat	th. I hereby state that the above
1	

This statement is made under oath. I hereby state that the above information regarding my financial condition is correct to the best of my knowledge. I hereby authorize the screening agent, district defender and the court to obtain information from financial institutions, employers, relatives, the federal internal revenue service and other state agencies.

Date Signature of applicant
State of)
) ss
County of)
County of
(date) by
(name of applicant).
_ Notary
(Seal, if any) My commission expires:
(bear, if any) by commission expires.
I UNDERSTAND THAT IF IT IS DETERMINED THAT I AM NOT INDIGENT, I
MAY APPEAL TO THE COURT WITHIN TEN (10) DAYS AFTER THE DATE I AM
ADVISED OF THIS DECISION.
I wish to appeal.
I do not wish to appeal.
COLUMN "A" (net income)
plus COLUMN "B" (assets) SCREENING USE ONLY
equals AVAILABLE FUNDS = /
INDIGENCY TABLE:
Household size (self
& dependents*) 1 2 3 4 5 6 7 8
Available funds
(annually) \$9,675 \$12,950 \$16,225 \$19,500 \$22,775 \$26,050
\$29,350 \$35,080
Add \$2,975.00 for each additional dependent* member
The applicant is indigent.
The applicant is not indigent.
The applicant (has) (has not) paid the \$10.00 application
fee.
Signature of screening agent Title
*(Dependent means any person who qualifies as a dependent of the
applicant under Section 152 of the Internal Revenue Code. These
rates represent one hundred twenty five percent (125%) of the
federal poverty guidelines established by the United States
Department of Labor in April of 1996.)
Based on the above answers and information, I find that the
applicant (is) (is not) indigent.

(Complete the following only if the court has determined that

indigency application fee, and I therefore waive the payment of

the applicant is unable to pay the \$10.00 application fee).
____ I find that the applicant is unable to pay the \$10.00

the \$10.00 application fee.

Judge or authorized designee

GUIDELINES FOR DETERMINING ELIGIBILITY

Pursuant to Section 31-15-7 NMSA 1978, the following guidelines are established for determination of indigency and eligibility for public defender services.

I. PRESUMPTION OF INDIGENCY

An applicant is presumed indigent if the applicant is a current recipient of state or federally administered public assistance programs for the indigent: aid to families of dependent children (AFDC), food stamps, medicaid, disability security income (DSI), public assisted housing or Department of Health case management services (DHMS). Proof of assistance must be attached to the application and no further inquiry is necessary. Home equity, etc. is not to be taken into account if the applicant is a current recipient of one of the six programs described above.

If the interviewer is unable to complete the indigency application or believes the information to be unreliable because of communication or other problems associated with a mental disability of the applicant, indigency will be presumed until the applicant's competency to stand trial and indigency is determined by the public defender or court. If because of the mental disability of the applicant, the interviewer is unable to complete the indigency application or believes the information is unreliable, the Department of Health case management services (DHMS) section should be checked.

II. FINANCIAL RESOURCES

If the applicant is not presumptively indigent, the screening agent shall examine the financial resources of the applicant with consideration given to:

- A. Net Income
- B. Assets
- C. Exceptional Expenses

A. Net Income

The screening agent shall include total salary and wages for the applicant and the applicant's spouse minus deductions required by law (FICA, state and federal withholding). In order to calculate the salary of an individual, the screening agent shall use one of the two methods:

- (1) if the individual is presently unemployed, the screening agent shall ask about employment during the twelve (12) months preceding the interview date and calculate the amount of money earned during such twelve (12) months. Proof of this income must be attached to the application; or
- (2) if the individual is presently employed, the screening agent shall project the current income for twelve (12) months into the future. Proof of this income must be attached to the application. If the applicant is unemployed and has no income, the screening agent shall inquire as to how the applicant "gets by". Proof of income is not required but responses must be documented on the eligibility form (i.e. eats on soup line, street person, sleeps in car, etc.). If the applicant gets by on "odd jobs", the income from the odd jobs should be noted. Proof of income must be provided (i.e. income tax returns, etc). Zeros will not be accepted for income. If there is no income, an explanation is needed as to why there is no income.

If the applicant does not pay for housing, the fair rental value of the housing shall be included as income. The fair rental value of the applicant's housing may be determined by the chief public defender or designee. Also to be considered are funds from any other sources including but not limited to social security payments, union funds, veteran's benefits, worker's compensation, unemployment benefits, regular support from any absent family member, public or private employee pensions, or income from dividends, interests, rents, estates, trusts or gifts. If the applicant lives alone but receives rent from a family member, the rent shall be considered as regular support from the applicant's family and shall be included as income.

The income of a spouse must be included in the calculation of income even though the applicant and the applicant's spouse are not living in the same household unless:

- (1) the applicant and the spouse are legally separated; or
- (2) the spouse is an alleged victim of the applicant or a complaining witness against the applicant.

B. Assets

The screening agent shall consider all assets of the applicant and the applicant's spouse which are convertible into cash within a reasonable period of time. Assets include all cash on hand as well as in checking and savings accounts, stocks, bonds, certificates of deposit and tax refunds. All real estate shall be considered in terms of the amounts which could be raised by a loan on the property.

C. Exceptional Expenses

The screening agent shall consider any unusual expenses of the applicant and the applicant's legal dependents which would, in all probability, prohibit the applicant from being able to secure private counsel. The following expenses are not exceptional

expenses: rent, food, utilities, gas money, consumer loans and student loans. Exceptional expenses shall include, but not be limited to, costs for medical care, family support obligations and child care payments. In order to be included as an exceptional expense:

- (1) the cost of medical care cannot be covered by insurance;
- (2) family support expense obligations must be court ordered and actually paid on a regular basis; and
- (3) child care must be paid on a regular basis. If the applicant says that child support or child care is paid when the applicant can, the payments do not qualify as exceptional expenses.

The applicant must provide proof of the exceptional expense incurred and proof that payment is being made on a regular basis. If proof is provided, the regular monthly payment for the exceptional expense is multiplied by twelve (12) months and the calculated amount can be deducted from total income.

Other exceptional expenses shall include: payroll garnishments, internal revenue service claims, court ordered attorney fees or other court ordered payments and funeral expenses not covered by insurance.

III. INDIGENCY FORMULA

The screening agent shall calculate the amount of available funds by adding the total for net income for the household (Column A) together with the total for assets for the household (Column B) and subtracting the total for exceptional expenses (Column C). If the available funds (net income plus assets minus exceptional expenses) are at or below the amounts in the indigency table, the applicant is indigent and is eligible for free representation. If the available funds exceed the amounts in the indigency table, the chief public defender may deem the applicant not to be indigent.

If the applicant does not know the applicant's spouse's income or assets the applicant is presumed not indigent and is not eligible for free representation unless the applicant produces the necessary information within two (2) working days after the interview.

IV. APPEAL

If the applicant is found by the screening agent or the court not to be indigent, the applicant may appeal the decision to the district defender in those districts with public defender offices. If the applicant wishes to appeal the decision of the district defender, the applicant shall appeal to the district court. In those districts without public defender offices, the applicant may appeal directly to the court. If the applicant wishes to appeal a finding that the applicant is not indigent:

- (1) in those districts with district public defender offices, the screening agent shall notify the public defender of the appeal;
- (2) in those districts without public defender offices, the screening agent shall notify the court of the appeal.

All appeals shall be filed within ten (10) working days after the date of the decision.

V. REIMBURSEMENT

If the applicant is not indigent, but cannot hire a private attorney, the applicant may be represented by the public defender department on a reimbursement basis. In order to qualify for representation by the Public Defender Department on a reimbursement basis, the applicant must obtain statements from three financial institutions: e.g., a bank, a savings and loan, a credit union or a loan company. The statements from the financial institutions must state whether the financial institutions would lend the applicant any money and if so, how much. After obtaining statements from three financial institutions, the applicant must obtain letters from three private lawyers stating whether they will accept the case on behalf of the applicant. If none of the lawyers will accept the case, the applicant must bring the three financial institution statements and the three lawyer letters to:

- (1) the public defender staff office if the district has a public defender staff office; or
- (2) the court in which the case is pending if the district does not have a public defender staff office.

Upon receipt of the three statements and three letters, the public defender or the court shall find that the applicant is not indigent but is unable to hire a private attorney. In districts with public defender staff offices, the public defender shall accept the applicant's case on a reimbursement basis. In districts without a public defender staff office, the court shall appoint an attorney on contract with the Public Defender Department to represent the applicant on a reimbursement basis.

If the applicant is ineligible for free representation but is in jail and cannot make bail, the applicant shall not be required to provide documentation of inability to hire private counsel as set forth. Any applicant who is ineligible for free representation but is in jail and cannot make bail shall be given public defender representation on a reimbursement basis.

In reimbursement cases, the chief public defender or designee may ask the applicant to sign a contract and a promissory note to pay reimbursement to the State of New Mexico. The reimbursement shall cover legal fees, expert witness fees and private investigation. The legal fees shall be governed by schedule adopted by the Public Defender Department. The expert witness fees and private investigation fees shall be governed by the fees paid by the Public Defender Department.

First payment shall be due thirty (30) days from the date of completion of the contract and note. If the applicant is incarcerated on the date of completion of the contract and note, the date of payment shall be thirty (30) days from the date of release from incarceration.

If the applicant fails to complete a contract and note, the order of appointment with reimbursement shall serve as notice for collection if payments are not made. If this is the case, a copy of the order of appointment and a copy of the application should be sent to the administration office in lieu of contract and note.

VI. NEW CHARGES

If an applicant has applied for public defender services within six (6) months prior to the filing of new charges or a probation violation, completion of a new eligibility determination form is not necessary. A copy of the last eligibility determination form should be placed in the new file being opened. If an applicant has applied for public defender services more than six (6) months prior to the filing of new charges or a probation violation, completion of a new eligibility determination form is necessary. If less than six (6) months have elapsed but there has been a change in circumstance for the applicant, completion of a new eligibility determination form is necessary.

[Adopted, effective September 24, 1986; as amended, effective August 1, 1989; December 1, 1993; February 14, 1997.]

ANNOTATIONS

Cross references. - For duty of public defender to adopt indigency standard, see 31-15-7 NMSA 1978.

For indigency determination, see 35-15-12 NMSA 1978.

The 1989 amendment, effective for cases filed on or after August 1, 1989, rewrote this form to the extent that a detailed analysis would be impracticable.

The 1993 amendment, effective December 1, 1993, rewrote the form and guidelines to such an extent that a detailed comparison would be impracticable.

The 1997 amendment, effective February 14, 1997, revised the Indigency Table and added the second sentence in the italicized instruction following the Indigency Table.

9-403A. Order of appointment.

[Sections 34-6-46, 34-8A-11 and 35-5-8 NMSA 1978]

STATE OF NEW MEXICO	(COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO v.	No
John Doe	
ORDER OF A	PPOINTMENT
This matter having come before (please check appropriate box of the COURT FINDS THAT: [] the defendant is incarcerated [] the defendant is not incarcerated the COURT FURTHER FINDS THAT: [] the defendant is indigent at [] the defendant is not indigent at [] the defendant is not indigent at [] the Public Defender Department the defendant in the above-entited [], an at [] above-entitled case. [] the defendant shall reimbur an amount of no less than \$ representation and related expensions IT IS FURTHER ORDERED THAT: [] the application fee is waited [] the application fee is required.	ted. cerated. and unable to obtain counsel. ent, but is unable to obtain ment is appointed to represent led case. ttorney on contract with the l represent the defendant in the rse the State of New Mexico in for legal ses. ved.
(Magistrate Judge)	
I certify that I mailed a copy of	
defendant at	(set forth address), and

to the public defender on the day of (Clerk) (Judge) Date [Adopted, effective July 1, 1988; as amended, effective January
1, 1996.]
ANNOTATIONS
The 1996 amendment, effective January 1, 1996, added "THE COURT FINDS THAT" heading and added the alternatives under that heading; added "THE COURT FURTHER FINDS THAT:" heading and deleted "desires counsel" following "indigent" in the second alternative under that heading; substituted "the Public Defender Department is appointed to represent" for "Public Defender shall represent" in the first alternative of the order; substituted "no less than" for "not less than" in the third alternative in the order; and added the "IT IS FURTHER ORDERED THAT" heading and added the alternatives under that heading. 9-404. Transfer order.
[6-507, 7-507, 8-507]
STATE OF NEW MEXICO (COUNTY OF (CITY OF
(STATE OF NEW MEXICO) (CITY OF) v. No.

TRANSFER ORDER

(please check appropriate box or boxes)

 $[\]$ The defendant having entered a plea of not guilty by reason of insanity.

[] An issue having been rai the defendant to stand trial	sed as to the mental competency of
I hereby ORDER that the defe	endant be transferred to the district gs.
 Judge	
Bond or Bail Bond; Order Spe	any Warrants issued; any Appearance ecifying Conditions of Release; all cord of proceedings made by the
9-405. Waiver of arraignment	- Entry of plea of not guilty.
[5-303]	
STATE OF NEW MEXICO	COUNTY OF
IN THE	
STATE OF NEW MEXICO	
v. No.	
John Doe	
WAIVER	R OF ARRAIGNMENT
ENTRY OF	PLEA OF NOT GUILTY
I understand that I am chargoffense or offenses under the law of the	ged with the following criminal ne State of New Mexico:
	(list all
offenses charged)	
I understand that I am entit	cled to personally appear before the

district court and enter my plea to the crime or crimes charged and to have my rights explained to me.

I hereby acknowledge receipt of a copy of the complaint, indictment or information which I have read and had explained to me by defense counsel. I understand the crime or crimes charged and the penalty provided by law for the crime or crimes charged.

I further understand that: I have a right to trial by jury; I have a right to the assistance of an attorney at all stages of the proceeding, and to an appointed attorney, to be furnished free of charge, if I cannot afford one; I have a right to confront the witnesses against me and to cross-examine them as to the truthfulness of their testimony; I have a right to present evidence on my own behalf and to have the state compel witnesses of my choosing to appear and testify; I have a right to remain silent and that any statement made by me may be used against me; I have a right to trial by jury and that all jurors must agree on my guilt of the crime charged beyond a reasonable doubt for me to be found guilty.

After reading and understanding the above, I hereby give up my right to personally appear before the district court for arraignment and I hereby enter a plea of not guilty to all criminal offenses charged in the above-styled cause.

Date Name of Defendant

Approved: I have explained to the defendant his right to _____ personally appear before the

district court to enter a

District Judge plea of not guilty and to have his rights explained to

him by the judge and I am satisfied that he understands the waiver of this right.

Defense Counsel

9-405A. Waiver of first appearance.

[6-501, 7-501]

ΙN	THE	COURT
T 1.4	T 1111	COOKI

STATE OF NEW MEXICO

V.

No.

John Doe

WAIVER OF FIRST APPEARANCE

(for cases not within magistrate or

metropolitan court trial jurisdiction)

I understand that I am charged with the following criminal offense or offenses under the law of the State of New Mexico:

I understand that I am entitled to personally appear before the (magistrate) (metropolitan) court to have my rights explained to me.

I hereby acknowledge receipt of a copy of the complaint, indictment or information which I have read and had explained to me by defense counsel. I understand the crime or crimes charged and the penalty provided by law for the crime or crimes charged. I further understand that: I have a right to bail; I have a right to trial by jury; I have a right to the assistance of an attorney at all stages of the proceeding, and to an appointed attorney, to be furnished free of charge, if I cannot afford one; I have the right to remain silent and understand that any statement made by me may be used against me; and I have a right to a preliminary hearing.

After reading and understanding the above, I hereby give up my right to personally appear before the above court for a first appearance to have my rights explained and bail set or reviewed.

Name of Defendant Date

I have explained to the defendant his right to personally appear before the above court and have his rights explained to him by the judge and I am satisfied that he understands the waiver of this right.

⁽list all offenses charged)

Defense Counsel Date [Approved, effective September 1, 1990.]
9-406. Guilty plea proceeding.
[5-303]
STATE OF NEW MEXICO COUNTY OF IN THE DISTRICT COURT STATE OF NEW MEXICO v. John Doe
GUILTY PLEA PROCEEDING The defendant personally appearing before me, I have ascertained the following facts, noting each by initialing it. Judge's Initial
1. That the defendant understands the charges set forth in the (complaint) (information) (indictment).
2. That the defendant understands the range of possible sentence for the offenses charged, from a suspended sentence to a maximum of
3. That the defendant understands the following constitutional rights which the defendant gives up by pleading (guilty) (guilty but mentally ill):
(a) the right to trial by jury, if any;
(b) the right to the assistance of an attorney at trial, and to an appointed attorney, to be furnished free of

charge, if the defendant cannot afford one;

(c) the right to confront the witnesses against him and to cross-examine them as to the truthfulness of their testimony;
(d) the right to present evidence on his own behalf, and to have the state compel witnesses of his choosing to appear and testify;
(e) the right to remain silent and to be presumed innocent until proven guilty beyond a reasonable doubt.
4. That the defendant wishes to give up the constitutional rights of which the defendant has been advised.
5. That there exists a basis in fact for believing the defendant is (guilty) (guilty but mentally ill) of the offenses charged and that an independent record for such factual basis has been made.
6. That the defendant and the prosecutor have entered into a plea agreement and that the defendant understands and consents to its terms. (Indicate "NONE" if a plea agreement has not been signed.)
7. That the plea is voluntary and not the result of force, threats or promises other than a plea agreement.
8. That under the circumstances, it is reasonable that the defendant plead (guilty) (guilty but mentally ill).
9. That the defendant understands that a conviction may have an effect upon the defendant's immigration or naturalization status. On the basis of these findings, I conclude that the defendant knowingly, voluntarily and intelligently pleads (guilty) (guilty but mentally ill) to the above charges and accept such plea. A copy of this affidavit shall be made a part of the record in the above-styled case.

I certify that the judge personally advised i	me of the
matters noted above, that I understand the const.	itutional rights
that I am giving up by pleading (guilty) (guilty	but mentally
ill) and that I desire to plead (guilty) (guilty	but mentally
ill) to the charges stated.	
Defendant	
I have conferred with my client with referen	ce to the

_____ Defense Counsel

USE NOTE

For use in the district court when there is no plea and disposition agreement.
[As amended, effective September 1, 1990; effective May 1, 1998.]

ANNOTATIONS

The 1990 amendment, effective for cases filed on or after September 1, 1990, substituted "the defendant" for "he" in Facts 3, 3(b), and 4; substituted "the right" for "his right" in Facts 3(a) through 3(e); inserted "is" preceding "(guilty)" in Fact 5; added Fact 9; and substituted "such plea" for "his plea" at the end of the next-to-last sentence.

The 1998 amendment, effective May 1, 1998, deleted "6-502, 7-502, 8-502" following "5-303" in the caption of the form; substituted "trial" for "all stages of the proceeding" in item 3(b); and rewrote the defense counsel certification.

9-406A. Guilty plea proceeding.

[December 1984] Menderte	0	D 1 -	C
[For use with Magistrate	Court	Rule	6-502
Metropolitan Court Rule	7-502	and	
Municipal Court Rule 8-	502]		
STATE OF NEW MEXICO			
[COUNTY OF]	
[CITY OF		1	

COURT	No.
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
, Defendant	
GUILTY PLEA PROCEEDING 1	
The defendant personally appearing before me, I have ascertained the following facts:	
1. That the defendant understands the charges set forth in complaint and agrees to plead [guilty] [no contest] to the following charges	
	- 9 0 0 ·
2. That the defendant understands the range of possible sentences for the offense charged, [a mandatory minimum of and] up to a maximum of	
3. That the defendant has been advised and understands the	ne .

- 3. That the defendant has been advised and understands the following constitutional rights which the defendant gives up by pleading [guilty] [no contest]:
 - (a) the right to trial;
 - (b) the right to trial by jury, if any;
- (c) the right to the assistance of an attorney at all stages of the proceeding, and to an appointed attorney, to be furnished free of charge, if the defendant cannot afford one;
- (d) the right to confront the witnesses against the defendant and to cross-examine them as to the truthfulness of their testimony;
- (e) the right to present evidence and to have the court compel witnesses to appear and testify;
- (f) the right to remain silent and to be presumed innocent until proven guilty beyond a reasonable doubt.
- 4. That the defendant wishes to give up those constitutional rights of which the defendant has been advised.
 - 5. That there is a factual basis for the plea.
- 6. That the plea is voluntary and not the result of force, threats or promises (other than a plea agreement).
 - 7. That under the circumstances, it is reasonable that the

defendant plead [guilty] [no contest].

8. That the defendant understands that a conviction may have an effect upon the defendant's legal status, including immigration or naturalization, and the defendant's legal rights and personal opportunities.

The judge advised me of the matters noted above. I understand the constitutional rights that I am giving up and plead [guilty] [no contest] to the charges specified above.

Date Defendant

I certify that prior to the defendant's entry of a plea of quilty or no contest in this case2:

I have discussed this case with my client in detail and I have advised my client of my client's constitutional rights and all possible defenses.

I explained the consequences of a plea of guilty or a plea of no contest.

In my opinion the plea of [guilty] [no contest] was voluntarily and understandingly made.

Date Attorney for defendant

On the basis of these findings, I conclude that the defendant knowingly, voluntarily and intelligently pleads [guilty] [no contest] to the specified charges and accept such plea.

·____

Date Judge

USE NOTES

1. This form is to be used if the defendant may be incarcerated in jail. This form may be used in all cases in which the defendant is charged with a domestic violence offense, a battery, a violation of substance abuse laws, driving while under the influence or with an offense which has a mandatory minimum jail term. This form is not used when there is a written plea agreement.

2. To be completed if the defendant has not signed a written waiver of counsel.

[Adopted, effective September 1, 1990; May 1, 1997; May 15, 2003.]

ANNOTATIONS

The 2003 amendment, effective May 15, 2003, deleted "(jail sentence to be imposed)"
following the title of the form; in the second numbered paragraph, inserted "a mandatory
minimum of and" following "the offense charged"; in the eighth numbered
paragraph, substituted "including immigration or naturalization, and the defendant's
legal rights and personal opportunities" for "or rights" following "legal status"; following
the eighth numbered paragraph, deleted language concerning the alternatives of plea
agreements and conditional pleas; transferred the sentence concerning the judge's
conclusion from above the attorney's certification to below it, and rewrote the first use
note.

9-407. Plea of no contest.

STATE OF NEW MEXICO		CITY OF
	IN THE MUNICIPAL COURT	
CITY OF		
v.		No
John Doe		

PLEA OF NO CONTEST

The defendant in the above-styled cause hereby enters an appearance in the above-styled cause and enters a plea of no contest on the following understandings, terms and conditions:

- 1. that he has a right to trial and gives up this right;
- 2. that he has a right to be represented by an attorney and gives up this right;

3. that he has a right to present evidence in his own behalf and have the City compel witnesses of his choosing to appear and testify and gives up this right;
The defendant understands that a plea of NO CONTEST has the same effect as a plea of guilty in this court.
The defendant hereby enters a plea of NO CONTEST and agrees to pay a fine of(\$).
_ Defendant
9-408. Plea and disposition agreement.
[5-304]
STATE OF NEW MEXICO COUNTY OF IN THE DISTRICT COURT STATE OF NEW MEXICO V. No.
John Doe
PLEA AND DISPOSITION AGREEMENT 1
The State of New Mexico and the defendant hereby agree to the following disposition of this case:
Plea: The defendant agrees to plead (guilty) (no contest) (guilty but mentally ill) to the following offenses:
Terms: This agreement is made subject to the following conditions:

[1. Agreement as to sentence. That the following disposition will be made of the charges:

		_							
] 2								
			as to se ximum pe						as
	(set for	rth maxi	mum pena	lties)	<i>3</i> .]				
dismis			rges. Th yet file		_	_		.nst t	che
		_							
		tution.	The def	endant	agrees	to pay	restitu	ıtion	as
follow									
		_							
]								

4. **Effect on charging document**. That this agreement, unless rejected or withdrawn, serves to amend the complaint,

indictment, or information to charge the offense to which the defendant pleads, without the filing of any additional pleading. If the plea is rejected or withdrawn, the original charges are automatically reinstated.

- 5. Waiver of defenses and appeal. Unless this plea is rejected or withdrawn, the defendant gives up any and all motions, defenses, objections or requests which the defendant has made or raised, or could assert hereafter, to the court's entry of judgment and imposition of a sentence consistent with this agreement. The defendant waives the right to appeal the conviction that results from the entry of this plea agreement.
- 6. Withdrawal permitted if agreement rejected. If after reviewing this agreement and any presentence report the court concludes that any of its provisions are unacceptable, the court will allow the withdrawal of the plea, and this agreement will be void. If the plea is withdrawn, neither the plea nor any statements arising out of the plea proceedings shall be admissible as evidence against the defendant in any criminal proceedings.

I understand that entry of this plea agreement may have an effect upon my immigration or naturalization status.

I have read and understand the above. I have discussed the case and my constitutional rights with my lawyer. I understand that by pleading (guilty) (no contest) (guilty but mentally ill) I will be giving up my right to a trial by jury, to confront, cross-examine and compel the attendance of witnesses and my privilege against self-incrimination. I understand that if the court grants me probation, a suspended sentence, a deferred sentence or a conditional discharge, the terms and conditions thereof are subject to modification in the event that I violate any of the terms or conditions imposed.

	-	
 Date	Defendant	

DEFENSE COUNSEL REVIEW

I have reviewed the plea and disposition agreement with my client. I have discussed this case with my client and I have

advised my client of my client's constitutional rights and possible defenses.

Defense Counsel	Date				
	PROSECUTOR REVIEW				
	approve this plea and disposition it is appropriate and consistent with ustice.				
Prosecutor	Date				
DI	STRICT COURT APPROVAL				
The defendant persona concluded as follows:	lly appearing before me and I have				
1. That the defendathe (complaint) (inform	nt understands the charges set forth i ation) (indictment).	n			
2. That the defenda sentences for the	nt understands the range of possible				
offenses charged, from probation to a maximum of					
·					
constitutional rights w	nt understands the following hich the defendant gives up by pleadin guilty but mentally ill):	g			

⁽a) the right to trial by jury, if any;

⁽b) the right to the assistance of an attorney at trial, and to an appointed attorney, to be furnished free of charge, if

the defendant cannot afford one;

- (c) the right to confront the witnesses against the defendant and to cross-examine them as to the truthfulness of their testimony;
- (d) the right to present evidence on the defendant's own behalf, and to have the state compel witnesses of the defendant's choosing to appear and testify;
- (e) the right to remain silent and to be presumed innocent until proven guilty beyond a reasonable doubt.
- 4. That the defendant wishes to give up the constitutional rights of which the defendant has been advised.
- 5. That there exists a basis in fact for believing the defendant [is (guilty) (guilty but mentally ill) of] [committed] the offenses charged and that an independent record for such factual basis has been made.
- 6. That the defendant and the prosecutor have entered into a plea agreement and that the defendant understands and consents to its terms.
- 7. That the plea is voluntary and not the result of force, threats or promises other than a plea agreement.
- 8. That under the circumstances, it is reasonable that the defendant plead (guilty) (no contest) (guilty but mentally ill).
- 9. That the defendant understands that a conviction may have an effect upon the defendant's immigration or naturalization status.

On the basis of these findings, I conclude that the defendant knowingly, voluntarily and intelligently pleads (guilty) (no contest) (guilty but mentally ill) to the above charges and accepts such plea. These findings shall be made a part of the record in the above-styled case.

USE NOTE

- 1. This form is used instead of Form 9-406 if there is a plea agreement. This form is not used for conditional plea. See Criminal Form 9-408C NMRA if there is a conditional plea.
- 2. Use appropriate alternative.
- 3. An example of a description of maximum penalties is as follows: "Unlawful taking of a vehicle is a fourth degree felony with a basic sentence of 18 months and a fine of \$5000.00, followed by 1 year parole. Any basic sentence may be altered up to one third for aggravating and mitigating circumstances".
- 4. This paragraph is used if there are other pending or known criminal charges against the defendant that will be disposed of by this agreement.

[As amended, effective September 1, 1990; May 1, 1998.]

ANNOTATIONS

The 1990 amendment, effective for cases filed on or after September 1, 1990, inserted "I understand that a conviction may have an effect upon my immigration or naturalization status." following Term 5.

The 1998 amendment, effective May 1, 1998, rewrote the form.

Strict adherence to form not required. - Failure to utilize the form set out in this rule did not invalidate a guilty plea where there were adequate indicia that the plea was knowing and voluntary. State v. Jonathan B., 1998-NMSC-003, 124 N.M. 620, 954 P.2d 52, cert. denied, 525 U.S. 865, 119 S. Ct. 155, 142 L. Ed. 2d 127 (1998).

9-408A. Plea and disposition agreement.

[For use with Magistrate Court	Rule 6-502,
Metropolitan Court Rule 7-502	and
Municipal Court Rule 8-502]	
STATE OF NEW MEXICO	
[COUNTY OF]	
[CITY OF]
COURT	No

[STATE OF NEW MEXICO]		
[COUNTY OF]	
[CITY OF]	
V.		
		. Defendant

PLEA AND DISPOSITION AGREEMENT

The [state] [county] [city] and the defendant hereby agree to the following disposition of this case:

Plea: The defendant agrees to plead [guilty] [no contest] to the following offenses:

Terms: On the following understandings, terms and conditions:

1. That the following disposition will be made of the charges:

2. That the following charges will be dismissed, or if not yet filed,

shall not be brought against the defendant:

- 3. That this agreement, unless rejected or withdrawn, serves to amend the complaint to charge the offense to which the defendant pleads, without the filing of any additional pleading. If the plea is rejected or withdrawn, the original charges are automatically reinstated.
- 4. Unless this plea is rejected or withdrawn, that the defendant hereby gives up any and all motions, defenses, objections or requests which the defendant has made or raised, or could assert hereafter, to the court's entry of judgment and imposition of a sentence consistent with this agreement.
- 5. That, if after reviewing this agreement and any presentence report the court concludes that any of its provisions are unacceptable, the court will allow the withdrawal of the plea, and this agreement shall be null and void. If the plea is withdrawn, neither the plea nor any statements arising out of the plea proceedings shall be admissible as evidence against the defendant in any criminal proceedings.
- I have read and understand the above. I have discussed the case and my constitutional rights with my lawyer. I understand that by pleading [guilty] [no contest] I will be giving up my right to a trial by jury, to confront, cross-examine, and compel the

attendance of witnesses, and my privilege against selfincrimination. I agree to enter my plea as indicated above on the terms and conditions set forth herein. I fully understand that if, as part of this agreement, I am granted probation, a suspended sentence or a deferred sentence by the court, the terms and conditions thereof are subject to modification in the event that I violate any of the terms or conditions imposed. I understand that a conviction may have an effect upon my legal status, including immigration or naturalization, and my legal rights and personal opportunities.

(For use only in on the record cases in the Metropolitan Court.)

(Check and complete if applicable.)

Conditional plea

[] I understand that the plea of guilty that I have entered is conditioned upon my appeal. If I file an appeal on the issue of (describe pre-trial motion upon which appeal will be based) and I win my appeal on this issue I may withdraw my plea.

Date Defendant

I have discussed this case with my client in detail and I have advised my client of my client's constitutional rights and all possible defenses. I believe that the plea and disposition set forth herein are appropriate under the facts of this case. I concur in the entry of the plea as indicated above and on the terms and conditions set forth herein.

Date Defense counsel

I have reviewed this matter and concur that the plea and disposition set forth herein are appropriate and are in the interests of justice.

Date Prosecutor

Approved:

Date Judge

[Adopted, effective May 1, 1997; as amended May 15, 2003.]

ANNOTATIONS

The 2003 amendment, effective May 15, 2003, following the fifth numbered paragraph, deleted the two statements concerning conditional pleas; substituted the present sentence concerning immigration or naturalization for the former sentence which read "I understand that a conviction may have an effect upon my immigration or naturalization status" and deleted the use note that read "plea and disposition agreements should not be used to close the original case and to open another case".

9-408B. Reserved.

9-408C. Conditional plea.

[5-304]	
STATE OF NEW MEXICO	COUNTY OF
IN THE D	ISTRICT COURT
(STATE OF NEW MEXICO) v. John Doe	No.
CONDIT	'IONAL PLEA
I,approval of the court, am entercontest) (guilty but mentally in	
The maximum penalties for offense and statutory sentence Count 1.	. the above charges are (set forth):
Count 2.	
Count 3.	

I understand my plea is conditioned upon the filing of an appeal on the issue of ______ (describe pretrial motion upon which appeal will be based). I understand that, if the judge approves my plea of (guilty) (no contest) (quilty but mentally ill), a judgment and sentence will be entered and that I may appeal on the issue specified above in the manner provided by the Rules of Appellate Procedure. I understand that if I win my appeal on the issue specified above, that I may withdraw my plea of (quilty) (no contest) (quilty but mentally ill). I understand that a conviction may have an effect upon my immigration or naturalization status. I have read and understand the above. I have discussed the case and my constitutional rights with my lawyer. I understand that by pleading (guilty) (no contest) (guilty but mentally ill), if my plea is not later withdrawn, I will be giving up my right to a trial by jury, to confront, cross-examine, and compel the attendance of witnesses, and my privilege against selfincrimination. I agree to enter my plea as indicated above on the terms and conditions set forth herein. Defendant Date DEFENSE COUNSEL REVIEW I have reviewed the plea and disposition agreement with my client. I have discussed this case with my client and I have advised my client of my client's constitutional rights and possible defenses. Defense counsel Date PROSECUTOR APPROVAL I have reviewed and approve this plea and disposition agreement and find that it is appropriate and consistent with the best interests of justice. Prosecutor Date Approved:

_	
District	Tudaco
DISCILC	Judge

[Adopted, effective January 15, 1998.]

9-409. Motion for production.

[6-504, 7-504, 8-50	4]		
STATE OF NEW MEXIC	0		
	COUNTY		
MUNICIPALITY		No	
	COURT		
v.			
		Court to c	order that the other ne following items of
has failed to produ	ce the evidend and copying :	ce.	ry and the other party

(Plaintiff) (Defendant) (A copy of this must be mailed or or attorney for the other party.)	— delivered to the other party
9-410. Order for production.	
[6-504, 7-504, 8-504]	
STATE OF NEW MEXICO	(COUNTY OF
	(CITY OF
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF	_) No.
John Doe	
ORDER FOR PR	ODUCTION
It appearing to the court that the production of certain tangible evid available to the prosecution and therefor;	dence in the possession of or
IT IS ORDERED that the prosecution copying at	-
o'clock (a.m.) (p.m.) on	, the

(describe briefly)
Judge (If you fail to obey this order you may be held in contempt of this court and punished by fine and imprisonment.) [As amended, effective January 1, 1996.]
ANNOTATIONS
The 1996 amendment, effective January 1, 1996, substituted the parenthetical at the end for "Failure to obey this order may constitute a contempt of court".
9-411. Notice of pretrial conference.
[6-505, 7-505, 8-505]
STATE OF NEW MEXICO
COUNTY OF COURT
[STATE] [COUNTY OF] [CITY OF]
v
Defendant '
NOTICE OF PRETRIAL CONFERENCE1
TO:
(Names of parties ordered to appear) You are ordered to appear for a pretrial conference on the
day of,, at
matters that may expedite the disposition of the case.

USE NOTE

1. Each party must be served with a copy of this notice. See Rules 6-209, 7-209 and 8-208 NMRA. See Criminal Form 9-221 NMRA for the certificate of service and affidavit of service.

[As amended, effective January 1, 1995; December 17, 2001.]

ANNOTATIONS

The 1995 amendment, effective January 1, 1995, added the certificate of mailing.

The 2001 amendment, effective December 17, 2001, in the first paragraph under the heading "NOTICE OF PRETRIAL CONFERENCE" substituted "You are ordered to appear for a pretrial conference" for "Please take notice that a pretrial conference will be held in the above entitled action" and deleted "attempt to clarify the pleadings and will" following "court will" and substituted "such matters that may expedite" for "such other matters as may aid in"; and deleted the second paragraph which read "You are hereby ordered to appear at the above time and place"; deleted the "Certificate of Mailing" part of the form; and added the Use Note.

9-412. Certificate of disclosure of information.

[5-501, 5-502]						
STATE OF NEW MEXICO					COUNT	Y
	IN	THE	DISTRICT	COURT		
STATE OF NEW MEXICO						
v.						No
John Doe						

CERTIFICATE OF DISCLOSURE OF INFORMATION

	information required to be pr 5-502 has been produced excep	
	a continuing duty to disclose which the (defendant) (prosector 5-502.	
Dated this day	of,	
(Prosecutor) (Defendant)		
	isclosed pursuant to Paragraph or the failure to disclose suc n by the prosecutor.	
9-413. Supplemental certifi	cate of disclosure of information	on.
[5-501, 5-502]		
STATE OF NEW MEXICO	COUNTY	OF
IN 7	THE DISTRICT COURT	
STATE OF NEW MEXICO		
V.		No
John Doe		

SUPPLEMENTAL CERTIFICATE OF DISCLOSURE OF INFORMATION

I certify that the following information specifically excepted

_	ficate of disclosure of information has (defendant) (prosecution):
_	filing of this supplemental certificate ontinuing duty to disclose additional
Dated this	day of,,
(Prosecutor) (Defendant	criminal complaint with prejudice.
[6-506, 7-506, 8-506]	
STATE OF NEW MEXICO	(COUNTY OF
(CITY	OF
IN THE	COURT
(STATE OF NEW MEXICO (CITY OF	
v.	No
John Doe	

ORDER DISMISSING CRIMINAL COMPLAINT

WITH PREJUDICE

This matter having been regularly brought on for hearing upon

the motion of the defendant that the above-styled cause be dismissed with prejudice for failure of the (State) (City) to prosecute and the Court finding that the defendant was not responsible for the failure to complete the disposition of the criminal proceeding.

It is hereby ordered that the complaint filed in the abovestyled cause be dismissed with prejudice.

_ Judge

9-415. Notice of dismissal - non-felony case.

[6-506, 7-506, 8-506]

STATE OF NEW	W MEXICO	
(COUNTY OF)	
(CITY OF)	
IN THE	COURT	
	NEW MEXICO)	
(CITY OF)	
V.		No.
John Doe		
Defendant		
	NOMICE OF DIGNICON	
	NOTICE OF DISMISSAL	
The compl	laint filed in this case is dismissed without	
prejudice.	laint filed in this case is dismissed without	
prejudice.		
	 Prosecutor or complainant	
	riobeducor or complainant	
	CERTIFICATE OF SERVICE	
I hereby	certify that on this day of	
2	, this notice was	
[mailed k		
addressed to:		
Name:		

Address:	
City, State	
and zip code:]	
[faxed by	who
faxed) to the defendant. The transmission was reported as	
complete and without error. The time and date of the	
transmission was (a.m.) (p.m.) on	
(date).]	
[e-mailed to (name	me
of person who transmitted) to at	
(electronic address of recipient) wh	ich
address is on file with the clerk of the Supreme Court. The	
transmission was successful. The time and date of the	
transmission was (a.m.) (p.m.) on	
(date).]	
Signature of attorney	
Date of signature	
If this notice was served by a person other than an	
attorney, the following must also be completed and filed with	
the court.	
AFFIDAVIT OF SERVICE	
I declare under penalty of perjury that a copy of this	
notice of dismissal was served by [mail] [fax] [electronic	
transmission] as described above on this day of	
·	
Signature of person who made service	
Subscribed and sworn to before me	
this day of,	
Judge, notary or other officer	
authorized to administer oaths	
Official title	

This form may be used to dismiss or *nolle prosequi* a non-felony case without prejudice. Use Criminal Form 9-415A for felony cases.

[As amended, effective August 1, 1999.]

ANNOTATIONS

The 1999 amendment, effective on and after August 1, 1999, rewrote the form, adding the certificate of service and affidavit of service in which notice can be given by fax, email or postage prepaid mail.

9-415A. Notice of dismissal - felony case.

[6-506, 7-506]
STATE OF NEW MEXICO (COUNTY OF) (CITY OF) IN THE COURT (STATE OF NEW MEXICO) (CITY OF) V.
John Doe Defendant
NOTICE OF DISMISSAL
The complaint filed in this case is dismissed without prejudice pending further investigation. Criminal charges may be refiled at a later time.
Prosecutor
CERTIFICATE OF SERVICE
I hereby certify that on this day of this notice was
[mailed by United States mail, postage prepaid, and addressed to:

Name:
Address:
City, State
and zip code:]
[faxed by (name of person who
faxed) to the defendant. The transmission was reported as
complete and without error. The time and date of the
transmission was (a.m.) (p.m.) on
(date).]
[e-mailed to (name of person who
transmitted) to at (electronic address of
recipient) which address is on file with the clerk of the
Supreme Court. The transmission was successful. The time and
date of the transmission was (a.m.) (p.m.) on
(date).]
Signature of attorney
Date of signature
If this notice was served by a person other than an
attorney, the following must also be completed and filed with
the court.
AFFIDAVIT OF SERVICE
I declare under penalty of perjury that a copy of this
notice of dismissal was served by [mail] [fax] [electronic
transmission] as described above on this day of
·
Signature of person who made service
Subscribed and sworn to before me
this, day of,
Judge, notary or other officer
authorized to administer oaths
Official title

This form may be used to dismiss or nolle prosequi a felony case without prejudice. Use Criminal Form 9-415 for a non-felony case.

[Approved, effective August 1, 1999.]

9-416. Stipulated discovery order.

[6-603, 7-603, 8-603]	
STATE OF NEW MEXICO	(COUNTY OF
(CITY OF	-
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF)	
V .	No.
John Doe	
STIPULATED D	ISCOVERY ORDER
The (state) (city) and the deferorder: 1. That should the materials discreasonably be calculated to lead discoverable evidence, the (stated defendant in obtaining such evide. 2. All disputed matters not covered decided by the court. 3. The (state) (city), through the ordered to produce:	scovered under this order d to other material which is te) (city) will assist the dence.
[] a complete copy of the police statement;	ce report and officer's
[] a list of all witnesses to k addresses do not appear on the p	

[] the defendant's record; 4. The (state) (city) (police) (county sheriff) is ordered to produce: [] the calibration and maintenance records of the machine used to test defendant's breath for a period of days before and after the date of the offense; [] the name and address of the manufacturer of the machine; [] the conversion ratio used by the machine; [] the date of purchase and the date of initial certification of the machine; [] the instrument log for the machine used in defendant's test covering the shift during which the test was given; [] any information known about radio frequency testing involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at	
4. The (state) (city) (police) (county sheriff) is ordered to produce: [] the calibration and maintenance records of the machine used to test defendant's breath for a period of days before and after the date of the offense; [] the name and address of the manufacturer of the machine; [] the conversion ratio used by the machine; [] the date of purchase and the date of initial certification of the machine; [] the instrument log for the machine used in defendant's test covering the shift during which the test was given; [] any information known about radio frequency testing involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at	[] the BAT card;
before and after the date of the offense; [] the name and address of the manufacturer of the machine; [] the conversion ratio used by the machine; [] the date of purchase and the date of initial certification of the machine; [] the instrument log for the machine used in defendant's test covering the shift during which the test was given; [] any information known about radio frequency testing involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at	[] the defendant's record; 4. The (state) (city) (police) (county sheriff) is ordered to produce:
[] the conversion ratio used by the machine; [] the date of purchase and the date of initial certification of the machine; [] the instrument log for the machine used in defendant's test covering the shift during which the test was given; [] any information known about radio frequency testing involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at	[] the calibration and maintenance records of the machine used to test defendant's breath for a period of days before and after the date of the offense;
[] the date of purchase and the date of initial certification of the machine; [] the instrument log for the machine used in defendant's test covering the shift during which the test was given; [] any information known about radio frequency testing involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at	[] the name and address of the manufacturer of the machine;
[] the instrument log for the machine used in defendant's test covering the shift during which the test was given; [] any information known about radio frequency testing involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at	[] the conversion ratio used by the machine;
covering the shift during which the test was given; [] any information known about radio frequency testing involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at	[] the date of purchase and the date of initial certification of the machine;
involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at	[] the instrument log for the machine used in defendant's test covering the shift during which the test was given;
	[] any information known about radio frequency testing involving this machine. IT IS ORDERED THAT: 1. The (district) (city) attorney's office send an endorsed copy of this order to the (state) (city) (police) (county sheriff) and to defendant's attorney. 2. The (state) (city) (police) (county sheriff) schedule an appointment with defendant's attorney within fifteen (15) days after the date of service of this stipulated discovery order. 3. Defendant's attorney shall attend the scheduled appointment or reschedule within three (3) days of notification of the appointment. 4. The (state) (city), through its agencies, is ordered to make available the following items for inspection with copying at defendant's expense.

^{5.} For purpose of the six-month rule, time will run against the party which causes the appointment to be later than three (3) days before the trial setting.

6. The parties comply with the terms of the stipulated disconder as set forth above.	overy
Judge The above stipulation and order is hereby agreed to:	
(District) (City) Attorney	
Attorney for Defendant Information needed to expedite compliance: Date of offense:	
Approximate time:	
Police report number:	
BAT instrument no.:	
Trial setting date:	
Time:	
Judge:	
[Adopted, effective October 1, 1987.]	
9-417. Witness list.	
[6-504, 7-504, 8-504]	
STATE OF NEW MEXICO COUNTY OF COURT	
[STATE] [CITY OF] v.	No

		WITN	ESS LIST	Γ		
_	osecution] [wing potenti					
Name	Address1		Tel.			
. 1		Statement	t <i>2</i>			
	(У	es)			(no)	
		_				
		_				
		_				
		_				
	osecution] [defendant]		es the	opposir	ng party †
e follo	wing exhibit	defendant]	notifi used at	es the	opposir	ng party †
	wing exhibit	defendant] s may be u	notifi used at	es the	opposir	ng party †
e follo	wing exhibit	defendant] s may be u	notifi used at	es the	opposir	ng party
e follo	wing exhibit	defendant] s may be u	notifi used at	es the	opposir	ng party †
e follo	wing exhibit	defendant; s may be a Location	notifi used at	es the	opposir	ng party
e follo	wing exhibit 2	defendant; s may be a Location	notifi used at	es the	opposir	ng party
e follo	wing exhibit 2 Signatur	defendant; s may be a Location	notifi used at	es the	opposir	ng party
e follo	wing exhibit 2 Signatur	defendant; s may be a Location	notifi used at of exhi	es the trial. bit	opposir	ng party
ne follo	wing exhibit 2 Signatur	defendant; s may be a Location e CERTIFICA	notifi notifi of exhi TE OF SI	es the trial. bit	opposir	

Name:
Address:
City, State and zip code:
[faxed by
[delivered to (If delivered to someone other than the party, describe how service was made.)
Signature of attorney
Date of signature If this notice was served by a person other than an attorney, the following must also be completed and filed with the court:
AFFIDAVIT OF SERVICE 3
I declare under penalty of perjury that a copy of this paper was served by [mail] [fax] [electronic transmission] as described above on this day of,,
Signature of person who made service Subscribed and sworn to before me this day of, Judge, notary or other officer
authorized to administer oaths

USE NOTE

- 1. Provide the address and telephone number to be used to contact the witness. This address may be the address and telephone number of the district attorney or defense counsel.
- 2. All witness statements and exhibits shall be disclosed and made available for inspection and copying as provided by the rules of criminal procedure. Statements and exhibits are not filed with the court unless entered into evidence.
- 3. The certificate of service information must also be completed except for the signature lines.
- 4. In addition to service by mail, fax and e-mail, Rules 2-203 and 3-303 NMRA permit service by delivery to a party by any of the following means:
- (a) handing it to the attorney or to the party;
- (b) leaving it at the attorney's or party's office with a clerk or other person in charge, or, if there is no one in charge, leaving it in a conspicuous place in the office;
- (c) if the person to be served has no office, leaving it at the person's dwelling house or usual place of abode with some person of suitable age and discretion residing there; or
- (d) placing a copy in a box maintained by the attorney for purposes of serving the attorney.

[Approved, effective December 17, 2001.]

ANNOTATIONS

Effective dates. - Pursuant to a court order dated October 22, 2001, this form is effective December 17, 2001.

9-418. Scheduling order.

STATE OF NEW MEXICO COUNTY OF		
IN THE	 COURT	
[STATE] [CITY OF		
v.	<u></u> -	No
Defendant		
	SCHEDULING ORDE	IR1
-	comply with the f	following scheduling
order:	-1	4.1
1. Motions must be i	iled by	(date)2. (date).
2. Discovery must be	completed by	the defendant its
3. The prosecution s		telephone numbers of its
witnesses and the hame		-
		ne prosecution the names,
		defendant's witnesses by
-	ate).	
5. The prosecution s	shall disclose and	l make available for
inspection, copying ar	nd photographing i	ts exhibits to defendant
no later than		
6. The defendant sha		
inspection, copying ar	ıd photographing i	ts exhibits to the
prosecution no later t	:han	(date).
7. [The parties shal	-	
instructions to the co		conference by filing a
written request statir		
<u>-</u>		ne parties have agreed on
a plea or proposed dis		_
advise the court.	. r	Page 1
10. A pretrial confe	erence is schedule	ed for this case on
-	ate).	
11. A motion hearing	y will be held on	
(date).		
[12. This matter is		non-jury] trial on
	ate).]4	
		ment shall be disclosed by
a certain date, that m		be received by the
recipient by that date		of the gourt that a name.
TT TO TO DEOUGIIC (the accending of	of the court that a party

has failed to comply with this order, the court may: order such

party to permit the discovery or inspection of materials not previously disclosed; grant a continuance; prohibit the party from calling a witness not disclosed; prohibit the party from introducing in evidence the material not disclosed; or enter such other order as it deems appropriate under the circumstances, including but not limited to holding an attorney or party in contempt of court.

Failure to comply with any provision of this order may result in a finding of contempt of court and punished by fine or imprisonment.

Judge
<u> </u>
Date of Signature

USE NOTE

- 1. Use of this form is in the discretion of the judge. This form may be modified as appropriate by the judge. For example, the court may want to require settlement conferences or pretrial conferences or may schedule docket calls. Dates should be in consecutive order.
- 2. Dates should be calendar dates, not "_____ days after entry of this order", or " days before trial".
- 3. This paragraph may be used only if a party is represented by an attorney. The parties may submit additional instructions at the close of the evidence.
- 4. This paragraph and Paragraph 7 have been included for use in the magistrate and metropolitan court if the trial is by jury.

[Approved, effective December 17, 2001.]

ANNOTATIONS

Cross references. - For the disclosure of witnesses, records, papers and documents by the prosecution and defendant, see Rules 6-504, 7-504 and 8-504 NMRA.

For instructions to the jury, see Rules 6-609 and 7-609 NMRA.

Effective dates. - Pursuant to a court order dated October 22, 2001, this form is effective December 17, 2001.

ARTICLE 5 TRIALS

9-501. Notice of [trial] [hearing].

[Magistrate, Metropolitan and Municipal Courts]
STATE OF NEW MEXICO COUNTY OF
IN THE COURT
[STATE] [COUNTY OF]
[CITY OF]
v. No
Defendant
NOTICE OF [TRIAL] [HEARING]
): Prosecution1
Defendant
OU ARE ordered to appear for [trial] [a hearing] before the
onorable, at the day of
ourt located at on the day of
,, at(a.m) (p.m.).
f you fail to appear a warrant may be issued for your arrest. ate of this notice:
Judge) (clerk)

1. Each party must be served with a copy of this notice. See Rules 6-209, 7-209 and 8-208 NMRA. See Criminal Form 9-221 for the certificate of service and affidavit of service.

[As amended, effective January 1, 1995; May 1, 2002.]

ANNOTATIONS

The 1995 amendment, effective January 1, 1995, added the certificate of mailing.

The 2002 amendment, effective May 1, 2002, inserted "[Hearing]" in the form heading and changed the requirement from being notified for trial to ordering to appear for trial or hearing, added the sentence concerning the failure to appear and added the Use Note.

9-502. Waiver of trial by jury - Misdemeanor offenses.

[5-605, 6-602, 7-602]	
STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO	
v.	No
John Doe	
WAIVER OF TRIAL BY JURY - MISDEMEANOR Instructions: the purpose of this form is to your right to trial by jury and to allow you tright if you so choose. READ THE ENTIRE FORM COSIGNING IT.	advise you of ogive up that
RIGHT TO TRIAL BY JURY	
I understand that I am charged with the cri	me of
, which is a misdemeanor under th	e law of New

Mexico, and that if I am found guilty I can be punished by imprisonment, fine or other penalty.

I understand that I have a right to trial by jury and that all jurors must agree on my guilt of the crime beyond a reasonable doubt for me to be found guilty.

I understand that once I have made the decision to give up my right to jury trial, I may change my mind *only* with the permission of the court.

CERTIFICATION AND WAIVER

After	rea	ading	and	under	rstar	nding	the	e ak	ove,	I	hereby	giv	e u	р	my
right	to	trial	. by	jury	and	conse	ent	to	have	mу	guilt	or	inn	00	ence
detern	nine	ed by	a jı	ıdge.											

Date Defendant

I have explained to the defendant his right to trial by jury and I am satisfied that the defendant understands the waiver of this right.

Defense Counsel

I consent to waiver of trial by jury in this case.

Prosecutor

Approved:

Judge

9-503. Subpoena.

[For use with Magistrate Court Rule 6-606	
Metropolitan Court Rule 7-606	
Municipal Court Rule 8-602]	
(STATE OF NEW MEXICO) (CITY OF) COUNTY OF) COURT) (STATE OF NEW MEXICO) (CITY OF) V.	•
, Defendant	
SUBPOENA [] FOR APPEARANCE OF PERSON FOR [] TRIAL [] HEARING [] TO PRODUCE DOCUMENTS OR OBJECTS AT A HEARING OR TRIAL TO:	
YOU ARE HEREBY COMMANDED TO APPEAR as follows: PLACE: BEFORE TUDGE:	
BEFORE JUDGE:	
(p.m.) to: [] testify at trial [] produce for trial or hearing the following described books, documents or tangible things	
YOU ARE ALSO COMMANDED to bring with you the following (describe document or objects to be produced)	_

IF YOU DO NOT COMPLY WITH THIS SUBPOENA, you may be held in contempt of court and punished by fine or imprisonment.
(Judge) (Clerk) (Attorney)
RETURN FOR COMPLETION BY SHERIFF OR DEPUTY
I certify that on the, day of, in said (county) (city), I served this subpoena on by delivering to the person named a copy of the subpoena, a witness fee in the amount of and mileage in the amount of \$1.
Name of law enforcement officer
Title
RETURN FOR COMPLETION BY OTHER PERSON
MAKING SERVICE2
CERTIFICATE OF SERVICE
I certify that I served the above subpoena on
Person making service
Title (if any) SUBSCRIBED AND SWORN to before me this day of

		or Other Offic		
_	Authorized to	Administer Oat	hs	
Fees:	NDATA ' 1 .			
THIS SUBPO	ENA issued at :	request oi:		
				
Name	Address			Te
lephone				
	CERTIFICATE	OF SERVICE BY	ATTORNEY	
-	nat I caused a on any of		.ivery) (mail	
(1)	_ day or		•	
(Name of par	rty)			
(Address)				
(2)				
(Name of par	cty)			
(Address)				
	nature			

USE NOTES

- 1. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena, unless the subpoena is issued on behalf of the state or an officer or agency thereof. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act. Payment of per diem and mileage for subpoenas issued by the state is made pursuant to regulations of the Administrative Office of the Courts.
- 2. If service is by someone other than an attorney, an affidavit of service must be used instead of a certificate of service.

[As amended, effective May 1, 2002.]

ANNOTATIONS

The 2002 amendment, effective May 1, 2002, rewrote the form by deleting the "Greetings" section of the form and added "Return for Completion by Sheriff or Deputy", "Certificate of Service", and "Certificate of Service by Attorney" to the form and added the Use Notes.

9-504. Order for production.

[For use with Magistrate Court Rule 6-504	
Metropolitan Court Rule 7-504	
Municipal Court Rule 8-504]	
STATE OF NEW MEXICO COUNTY OF IN THE COURT [STATE] [COUNTY OF] [CITY OF] v.	ЛС
·, Defendant	
ORDER FOR PRODUCTION TO:	
GREETINGS: You are hereby commanded to appear in the	
You are hereby commanded to appear in the	
) located at	
) located at	
, at (a.m.) (p.m.) and bring with you	
and produce at the time and place set forth in this subpoena the following:	16
(describe document or object to be produced) then and there to	

testify on the part of the	, ai	nd this you must
do under penalty of law.		
Witness my hand this	day of	
·•		
-(Judge) (Clerk)		
[As amended, effective May 1, 2002.]		
ANNO	OTATIONS	
The 2002 amendment, effective May 1, 2 "[6-606, 7-606, 8-602]" in the reference lin "Subpoena to Produce Document or Obje	ne and substituted "Orde	
9-505. Report of blood alcohol a	nalysis.	
[6-607, 7-607, 8-603]		
(Insert name of laboratory)		
REPORT OF BLOO	D ALCOHOL ANALYSIS	
Laboratory number:		
Date received:		
Time received:		
		-

INFORMATION IN THIS BLOCK TO BE

FILLED IN BY ARRESTING OFFICER

SEND LAB ANALYSIS REPORT TO: Name:				
(Complete name of your agency)				
Address:				
			_	
(Street or post office)	(City,	state	and	zip
code)				
				
SEND COPY TO DONOR:				
Donor's identification:				
Name:				
(Last name first)				
Address:				
Audiess.				
(Street or post office box number)				
(City, state and zip code)				
Social security number:				
Driver's license number:				
Date of birth:				
Sex: Weight: Place of arrest:				
Place of arrest:County:		-		
Arresting officer's identification:				
Namo •				
Department:				
Date:				
Arrest time: (a.m.) (p.m.)			
Date blood drawn:	,			
Time blood sample drawn:	(a.m.)	(m.g)		
Place drawn:	, ,	· <u>·</u>		
Drawn by:				
Blood draw witnessed by:	-			
Signature				
Remarks:				

Reason suspect stopped: [] Erratic driving [] Accident: [] Fatal [] Great bodily injury [] (other) [] Other Witnessed by:
Signature
(Signature of arresting officer) INFORMATION BELOW IS TO BE FILLED IN BY DRAWER OF ANY BLOOD SAMPLE
I certify that on the date, time and place indicated above, I drew blood samples from the above named donor and that I marked and sealed the samples with the donor's name.
Signature of blood drawer Date
Title
Employer name

PART B
LABORATORY USE ONL
CERTIFICATE OF RECEIVING EMPLOYEE
Specimen of [] Blood [] Other Received from
[] In person [] via mail [] other

Seal intact: Yes [] No []. If No, explain:
Other Remarks:
I certify that on the date shown in the "date received" blank above, I received the sample which accompanied this report and followed the procedures set out on the reverse of this report, and that the statements in this block are correct.
Receiving employee
CERTIFICATE OF ANALYST
The seal of this sample was received intact and was broken in the laboratory: [] Yes [] No If No, explain:
RESULT OF ANALYSIS
Blood Sample: gms/100 ml blood
alcohol concentration in sample. REMARKS:
I certify that I followed the procedures set out on the reverse of this report, and that the statements in this block are correct. The concentration of alcohol in the sample is based on the grams of alcohol in one hundred milliliters of blood. Date of analysis: Analyzed by: (Signature of analyst)

CERTIFICATE OF REVIEWER

I certify that the analyst who conducted the analysis in this case meets the qualifications required by the director of this laboratory to properly conduct such analyses; the supervisor of analysts is also qualified to conduct such analyses; and that the established procedure has been followed in the handling and analysis of the sample in this case.

Date	_ Reviewer	
	CERTIFICATE OF MAILING	
I certify that on this date I mailed a legible copy of this report to the donor, in accordance with the mailing procedure set out on the reverse of this report.		
(Date)		

PROCEDURE

(To be printed on the reverse side of report)

1. The laboratory named on the front of this report is a laboratory authorized or certified by the scientific laboratory division of the health department to perform blood and alcohol tests. The agency has established formal procedures for receipt, handling and testing of blood samples to assure integrity of the sample, a formal procedure for conduct and report of the chemical analysis of the samples by the gas chromatographic method () (specify, if other method used) and quality control procedures to validate the analyses. The quality control procedures include semi-annual proficiency testing by an independent agency. The procedures have the general acceptance and approval of the scientific community, including the medical profession, and of the courts, as a means of assuring a chemical analysis of a blood sample that accurately discloses the concentration of alcohol in the blood. The same procedures are applicable for samples other than blood if submitted for alcohol analysis. The analyst who conducts the analysis in this must meet the qualifications required by the director of this

laboratory to properly conduct such analyses. The supervisor of analysts must also be qualified to conduct such analyses.

- 2. When a blood sample is received at the laboratory, the receiving employee examines the sample container and:
- (a) determines that it is a standard container of a kit approved by the director of the laboratory;
- (b) determines that the container is accompanied by this report, with Part A completed;
- (c) determines that the donor's name and the date that the sample was taken have already been entered on this report and on the container and that they correspond;
- (d) makes a log entry of the receipt of the sample and of any irregularity in the condition of the container or its seals;
- (e) places a laboratory number and the date of receipt on the log, on the container, and on this report, so that each has the same laboratory number and date of receipt;
- (f) completes and signs the Certificate of Receiving Employee, making specific notations as to any unusual circumstances, discrepancies, or irregularities in the condition or handling of the sample up to the time that the container and report are delivered to the analysis laboratory;
- (g) personally places the container with this report attached in a designated secure cabinet for the analyst or delivers it to the analyst.
- 3. When the blood sample is received by the analyst, the analyst:
- (a) makes sure the laboratory number on the container corresponds with the laboratory number on this report;
- (b) makes sure the analysis is conducted on the sample which accompanied this report at the time the report was received by the analyst;
- (c) conducts a chemical analysis of the sample and enters the results on this report;
- (d) retains the sample container and the raw data from the analysis;
- (e) completes and signs the Certificate of Analyst, noting any circumstance or condition which might affect the integrity of the sample or otherwise affect the validity of the analysis;
- (f) delivers this report to the reviewer.
- 4. The reviewer checks the calculations of the analysis, examines this report, signs the Certificate of Reviewer, and delivers the report to a laboratory employee for distribution.
- 5. An employee of the agency mails a copy of this report to the donor at the address shown on this report, by depositing it in an outgoing mail container which is maintained in the usual and ordinary course of business of the laboratory. The employee signs the certificate of mailing to the donor, and mails the

original of this report to the submitting law enforcement agency.

USE NOTE

This form, after appropriate modifications, may also be used for controlled substance test reports.

[As amended, effective October 1, 1991; July 1, 1999.]

ANNOTATIONS

The 1991 amendment, effective for cases filed on or after October 1, 1991, inserted "chemical" and "controlled substance" in the report heading; inserted "donor" following "send copy to", added the lines for street/box number, city, state, and zip; substituted references to samples drawn for references to samples taken; substituted "Tests or Samples Obtained" for "Tests taken"; added the material between the line for the signature of the arresting officer and the "Certificate of Receiving Clerk"; in the "Certificate of Analyst", deleted "chemistry" preceding "Laboratory", added the lines for "other sample", and inserted "if alcohol was tested"; and, in the "Procedure" portion, rewrote the first sentence and inserted "controlled substance" throughout.

The 1999 amendment, effective July 1, 1999, rewrote this form to the extent that a detailed analysis would be impracticable.

9-506. Office of the Medical Investigator - Case disposition and report certification.

[6-608, 7-608]

OFFICE OF THE MEDICAL INVESTIGATOR

CASE DISPOSITION AND REPORT CERTIFICATION

Remains	eceived:

Received from:
Officer
Dept. Received by: Medical Investigator Date received:
The remains were held in the exclusive custody and control of the Office of Medical Investigator from the date of receipt through the date of return: YES NO Disposition of remains:
Returned by: Medical Investigator Date returned: CERTIFICATION In accordance with Paragraph A of Rule 11-902 of the Rules of Evidence, the attached report is a record of the Office of the Medical Investigator, is duly authenticated under the seal of such office to be admitted into evidence without extrinsic evidence of authenticity and the contents of the report are true and correct to the best of my knowledge.
Medical Investigator [SEAL]
9-507. Laboratory - Case disposition and report certification.
[6-608, 7-608]
LABORATORY
CASE DISPOSITION AND REPORT CERTIFICATION
Evidence received:

	
Received from:	(name of person)
	(title)
	(name of entity)
Received by:	(2222 25 2222)
	(name of person)
	(title) (name of laboratory
receiving evidence)	(Name of Taboratory
Date	
received:	
This evidence was held in the ex the (name of la	
(complete only applicable altern	ative)
[] The evidence was retained a	
[] The evidence was:	
(if this alternative is applicab	le complete all of the
following)	1
Returned to:	
	(name of person)
	(title)
	(name of entity)
Returned by:	· • • • • • • • • • • • • • • • • • • •
<u>-</u>	(name of person)
	(title)
Date returned:	,
CERTIFIC	ATION
The attached report is a record of	(name of
laboratory), and the contents of t	he report are true and correct
to the best of my knowledge.	-
-	
Name	
Title	
Date	

[As amended, effective January 1, 1997.]

The 1997 amendment, effective January 1, 1997, substituted "laboratory" for "NMSP Crime Lab" in the form heading and throughout the form, rewrote the "received by" and "received from" items, added the alternatives relating to retaining or returning the evidence, and rewrote the certification.

9-508. Order declaring mistrial upon jury disagreement.

[5-611, 6-610, 7-610]	
STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO v.	No
John Doe	
ORDER DECLARING MISTRIAL UPON JURY	DISAGREEMENT
The jury having deliberated a reasonable time reported to the court that they are unable to verdict herein and the court having polled the accordance with (Rule 5-611) (Rule 6-610) (Rules of Criminal Procedure; IT IS THEREFORE ORDERED, as follows:	o agree upon a he jury in
1. The jury found the defendant not guilty of	f the charges of
and it is adjudged that the defendant is not charges.	guilty of these
2. A mistrial based on jury disagreement is	declared as to the
(common name	of count or highest

degree of offense upon which the jury could not agree). 3. The power to retry the charges upon which the mistrial is declared is reserved. 4. The jury is discharged from the further consideration of this cause. Judge [As amended, effective October 1, 1996.] **ANNOTATIONS** The 1996 amendment, effective October 1, 1996, added "6-610, 7-610" in the authority bracket at the top of the form and in the body of the form, substituted " Court" for "District Court" in the caption, substituted "jury found the defendant not" for "defendant is not" and "the defendant" for "he" in Paragraph 1, and deleted "District" preceding "Judge" under the signature line. 9-509. Demand for jury trial - Petty misdemeanor offenses. [6-602, 7-602] STATE OF NEW MEXICO COUNTY OF IN THE MAGISTRATE COURT STATE OF NEW MEXICO v. No. John Doe DEMAND FOR JURY TRIAL PETTY MISDEMEANOR OFFENSES

Pursuant to Section _____ NMSA 1978, I demand a trial by jury in the above-styled cause.

Date Defend	dant					 	
Prosecutor						 	
[Approved,	effective	September	1,	1990.	I		

9-510. Order permitting transcription of testimony agreement of party to limit use of recording.

[6-601, 7-601, 8-6	01]		
STATE OF NEW MEXI	CO .		COUNTY OF
	IN THE	COURT	
STATE OF NEW MEX	ICO		No.
John Doe	•		

ORDER PERMITTING TRANSCRIPTION OF TESTIMONY

AGREEMENT OF PARTY TO LIMIT USE OF RECORDING

Upon request of _______ (name of person with a claim arising out of same transaction or occurrence giving rise to above criminal proceedings), this court permits a transcription to be made of the testimony in the above proceeding.

It is ordered that any transcription of testimony in this case be used only in civil proceedings when permitted by Paragraph A of Rule 1-032 of the Rules of Civil Procedure for the District Courts and criminal proceedings when permitted by Paragraph N of Rule 5-503 of the Rules of Criminal Procedure for the District Courts. The transcription shall not be broadcast or reproduced except as specifically permitted by this order.

It is further ordered that the person permitted to make a transcription of testimony make the transcription available to all parties in this case.

It is further ordered that any person who receives a transcription of testimony of the proceedings shall not use it or permit its use by others, except as specifically provided by this order.
Date Judge
AGREEMENT TO LIMIT USE OF TRANSCRIPTION OF PROCEEDINGS
I agree to these terms and I understand that if I violate this order I may be held in contempt of court and punished by fine and imprisonment.
SIGNATURES OF ALL PERSONS REQUESTING COPIES OF TRANSCRIPTION
Signature Date
Signature Date
Signature Date
[Adopted, effective September 2, 1997.]
ARTICLE 6 JUDGMENT AND APPEAL
9-601. Judgment and sentence (Commitment or probation).
[6-701, 7-701, 7-702, 8-701, 8-702]
STATE OF NEW MEXICO (COUNTY OF) (CITY OF) IN THE COURT (STATE OF NEW MEXICO) (CITY OF) V.

JUDGMENT AND SENTENCE

(COMMITMENT OR PROBATION) 1

On this	day of		, the
	ared in person and w	as represented by	attorney
	, (set forth nam	e of	
attorney)		me of officer or	prosecutor)
appeared on be	half of the (State)	(City).	
(Complete on	e of the following)		
1. PLEA			
(Plea of not			
	t having entered a p	lea of NOT GUILTY	and the
(court)			
(jury) 2 findin	g the defendant GUIL	TY of the following	ng charge(s)
	7./		
(Plea of gui	-	1 6 -	
	t having entered a p		
	, the court so finds	the derendant gu	iity of the
following			
charges:			
			
	test, the court acce	pts the plea as a	n admission
of guilt for			
the purposes o	f this action only,	of the following	charges:
2 EINDINGS	OF THE COURT DWI CAS	ਹ ੁ	
		EO	
(complete if THE COURT FI			
	NDS: ion is the defendant	1 c	
] second [] third [conviction
= = =	ile under the influe	-	COTIVICCIOII
3. JUDGMENT		•	

following) charges and convicted found not guilty of one or more defendant has committed)	
IT IS ADJUDGED that the defendence following charges:	dant is not guilty of the
<pre>(detention center) for days with jail term of;</pre>	icable boxes) d to the (county) (city) (jail) (specify any other place) days suspended for a s for the crime of
for days with jail term of days with such sentences to run (consect [] Work release is (authorize [] Work release to be served [] The defendant is ordered	s for the crime of; utively) (concurrently). ed) (not authorized). on weekends.
(a.m.) (p.m.) the	day of
[] The defendant shall pay to (municipal) court the following \$ for for	o the (magistrate) (metropolitan) fine(s):
·	

IT IS ADJUDGED that the defendant is guilty of (such) (the

<pre>to be deferred or suspended) [] The above sentence is hereby:</pre>
[] deferred
[] suspended
on the following terms and conditions:
[] (supervised) (unsupervised) probation for
days with the following special conditions:
[] the defendant will enter and participate in:
[] an (alcohol) (drug) treatment program
[] (alcohol) (drug) screening and complete counseling or
other treatment as required by the screening program
[] a first offender program
[] driver improvement school
[] petty larceny school
[](other)
[] the defendant performs (hours) (days) of
community service as follows:
community service as rollows.

[] the defendant makes restitution to (set forth name of
person or entity)
in the amount of \$ on or before the
in the amount of \$ on or before the
day of,
day of, [] defendant pays all court costs and fees including:
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections</pre>
day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and
day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees;
day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and
day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees;
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be:</pre>
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant</pre>
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and</pre>
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines</pre>
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines [] IT IS FURTHER</pre>
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines</pre>
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines [] IT IS FURTHER</pre>
day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines [] IT IS FURTHER ORDERED (other)
<pre>day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines [] IT IS FURTHER</pre>
day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines [] IT IS FURTHER ORDERED (other)
day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines [] IT IS FURTHER ORDERED (other)
day of, [] defendant pays all court costs and fees including: laboratory fees; automation fee; traffic safety fee; corrections fee; DWI school fee; alcohol evaluation screen fees; and counseling fees; [] IT IS FURTHER ORDERED THAT the defendant's cash bond is to be: [] returned to defendant [] applied to the payment of court costs, court fees and fines [] IT IS FURTHER ORDERED (other)

other)
on or before (a.m.) (p.m.) the day of
·
(complete if applicable)
[] COMMITMENT. THE DEFENDANT IS HEREBY COMMITTED to the
custody of the (county) (city) in (set
forth place of detention) for imprisonment for a period of (days) (months), subject to credit for time
spent in confinement while awaiting the outcome of these
proceedings.
IT IS ORDERED that a copy of this judgment and commitment be
delivered to an authorized full-time salaried law enforcement
officer, and that this copy be the order of commitment of the
defendant.
FAILURE TO COMPLY
FAILURE TO REPORT OR PAY COSTS OR FINES WILL RESULT IN A BENCH
WARRANT FOR THE DEFENDANT'S ARREST.
APPEAL
You are hereby advised that you may have a new trial in the
district court by filing a notice of appeal within fifteen (15)
days from the date of entry of this judgment and sentence. You
are further advised that if you appeal you must obtain a trial
date before the district court within six (6) months of the date
of the filing of the notice of appeal. If your case is not tried
by the district court within six (6) months your appeal will be
dismissed and this conviction will be affirmed.
APPEAL BOND \$
OTHER CONDITIONS OF RELEASE.
If the defendant files a notice of appeal, the following
additional conditions of release are hereby approved pending
appeal to the district court:
Dated ,
Dateu
 Judge
oudge

USE NOTES

- 1. This form may be used in the magistrate, metropolitan and municipal courts. This form, Form 9-602 and Form 9-603 should be modified as appropriate. Provisions in Form 9-603 may be used as part of this form.
- 2. This form should be modified by municipal courts to eliminate this alternative as there is no right to trial by jury in

municipal court.

3. Not all fees and costs are applicable to all courts of limited jurisdiction. See Section 35-14-11 NMSA 1978 for municipal corrections fee; Section 66-8-102 NMSA 1978 for assessment of costs for court ordered alcohol or drug screening and treatment program; Section 31-12-7 NMSA 1978 for magistrate, metropolitan court and municipal court crime laboratory fee; and Section 35-6-1 NMSA 1978 for magistrate and metropolitan court corrections fee, court automation fee, traffic safety fee, judicial education fee, brain injury services fee, court facilities fee and other fees and costs to be assessed upon conviction.

[As amended, effective September 1, 1989; January 1, 1997; February 1, 1999.]

ANNOTATIONS

The 1989 amendment, effective for cases filed on or after September 1, 1989, rewrote this form to the extent that a detailed comparison would be impracticable.

The 1997 amendment, effective January 1, 1997, rewrote Paragraph 3 relating to judgment of court, added the provision for appeal bond and other conditions of release, and made stylistic changes throughout the form, and added Use Note 1.

The 1999 amendment, effective February 1, 1999, in Item 3, Judgment of Court, in the sixth entry for applicable costs and fees, added "brain injury services fee" and "court facilities fee" as part of the fee schedule; in Use Note 3, substituted "court education fee, traffic safety fee, judicial education fee, brain injury services fee, court facilities fee" for "and automation fee".

9-602. Judgment and sentence.

[5-201, 6-201, 7-201, 8-202]

STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO	No.

JUDGMENT AND SENTENCE 1

This	s case came before the court on	_,
	The defendant appeared:	
[]	<pre>with an attorney [] pro se [] wa</pre>	iver
signed	i	
The	defendant entered a plea of:	
[]	guilty [] no contest	
[]	not guilty and was tried by [] court	[
] ju		
_	jury waived	
	court finds the defendant GUILTY of:	
		
and	NOT GUILTY of:	
SENT	PENCE AND	
COMMIT	PMENT:	
FEES	32: The defendant shall pay the following fees:	
[]	docket [] judicial education	[
]	correction	_
[]	automation [] laboratory	[
1	+ 22 f f i a 22 f 2 + 12	
_ []	DWI prevention [] screening & treatm	ent costs
[]	other2	
	al fees:	
	MAY APPEAL THIS DECISION TO THE DISTRICT COURT B	Y FTT.TNC A
	E OF APPEAL WITHIN FIFTEEN (15) DAYS FROM THE DAT	
	IS JUDGMENT.	D OI DNIKI
Date	eal bond \$	
Date	zu	
	- Judge	
	Juude	

USE NOTES

(Do not print use note on pre-printed forms)

- 1. This form may be used in the magistrate, metropolitan and municipal courts. This form, Form 9-601 and Form 9-603 should be modified as appropriate. Provisions in Form 9-603 may be used as part of this form.
- 2. Not all fees and costs are applicable to all courts of limited jurisdiction. See: Section 35-14-11 NMSA 1978 for municipal corrections fee; Section 66-8-102 NMSA 1978 for assessment of costs for court ordered alcohol or drug screening and treatment program; Section 31-12-7 NMSA 1978 for magistrate, metropolitan court and municipal court crime laboratory fee; and Section 35-6-1 NMSA 1978 for magistrate and metropolitan court corrections fee and automation fees and other fees and costs to be assessed upon conviction.

[Adopted, effective January 1, 1995; as amended, effective January 1, 1997.]

ANNOTATIONS

The 1997 amendment, effective January 1, 1997, added the blank for the screening & treatment costs in the Fees Item.

Compiler's notes. - Pursuant to a court order dated April 24, 1989, the former form, relating to judgment and sentence (commitment or probation), is withdrawn for cases filed on or after September 1, 1989. For comparable form, see Rule 9-601.

9-603. Final order on criminal complaint.

[6-/Ul,	6-702,	/-/Ul,	/-/02 ,	8-701,	8-702]

STATE OF NEW MEXICO	COUNTY OF
CITY OF	
IN THE	COURT
CITY OF STATE OF NEW MEXICO V.	No

FINAL ORDER ON CRIMINAL COMPLAINT 1

(If the sentence involves imprisonment or probation, use Criminal Form 9-601)

1. PLEA			
(Plea of not guilty)			
The defendant having	entered a plea	of NOT GUILTY,	a jury was
(a) (check one)	[] impanel	ed	[
] waived			
(b) (check one)	[] the jur	y finding	[
] the court finding			
(c) (check one)	[] the def	endant	[
] the defendant			
GUILTY	N	OT GUILTY	
of the following char	ge(s):		
(Plea of guilty)			
[] The defendant hav	ing entered a	plea of guilty,	the court
so finds the			
defendant guilty of the	following cha	rges:	
[] The defendant hav	ing entered a	plea of nolo co	ntendere,
the court accepts the p	lea as an admi	ssion of guilt,	for the
purposes of this action			
only, of the following	charges:		
			
2. JUDGMENT OF COURT			
IT IS ADJUDGED THAT t	he defendant i	S	
[] GUILTY			
[] NOT GUILTY			
of such charges.			
3. SENTENCE OF COURT			
IT IS THE SENTENCE of	this court th	at the defendan	t pay a fine
to the (State of New Me	xico) (City of) in the
sum of	dollars (\$_) as	follows:

\$	for			
\$	for			
\$	for			
4. COURT COST	S AND FEES	3		
Court costs o	of	do	ollars (\$) are
assessed agains				
court costs \$	5		automation fee	
\$				
corrections f	ee \$		other \$	2
(complete onl	ly if appli	icable)		
IT IS FURTHER	R ORDERED t	that the defer	ndant's cash bond	is to be:
[] returne	ed to defer	ndant [] appl	lied to the paymer	nt of
court costs, co	urt fees			
[] applied	l to the pa	ayment of cour	rt costs, court fe	ees and
fines).				
			above fines and o	
or before the _		day of	<i>r</i>	•
FAILURE TO CO				
FAILURE TO RE	PORT OR PA	AY COSTS OR FI	INES WILL RESULT I	IN A BENCH
WARRANT FOR THE	DEFENDAN:	T'S ARREST.		
APPEAL BOND \$	S	•		
OTHER CONDITI	ONS OF RE	LEASE.		
If the defend	lant files	a notice of a	appeal, the follow	<i>i</i> ng
additional cond	litions of	release are h	nereby approved pe	ending
appeal to the d	listrict co	ourt:		
Date	Judge			

USE NOTE

- 1 Since there is no right to a trial by jury in the municipal court, this form must be modified for use in the municipal courts.
- 2 Not all fees and costs are applicable to all courts of limited jurisdiction. See: Section 35-14-11 NMSA 1978 for municipal corrections fee; and Section 35-6-1 NMSA 1978 for magistrate and metropolitan court corrections fee and automation fees and other fees and costs to be assessed upon conviction. Other fees would include the Metropolitan Court mediation fee (35-6-1 NMSA 1978). 3 It is recommended that this form not be pre-printed by the Administrative Office of the Courts. It may be used as guidance in modifying Form 9-602.

[As amended, effective September 1, 1989; January 1, 1995; January 1, 1997.]

ANNOTATIONS

The 1989 amendment, effective for cases filed on or after September 1, 1989, added the Item 4 and Item 4 designations; in Item 3, added the language beginning "(City of "; and, in Item 4, added the language beginning "as follows".

The 1995 amendment, effective January 1, 1995, added Use Note 3.

The 1997 amendment, effective January 1, 1997, added the provision for appeal bond and other conditions of release.

9-603A. Final order on criminal complaint.

[6-701, 7-701, 8-701]

entered)

STATE OF NEW MEXICO	COUNTY OF	
IN THE	COURT	
STATE OF NEW MEXICO	No.	
John Doe		
FINAL ORDER ON C	CRIMINAL COMPLAINT	
(Deferred	d Sentence)	
This court having previously fou	und the defendant guilty and	
deferred sentencing of the defen	ndant on the following charge(s	;)

(set forth only charges for which a deferred sentence was

It now appearing to the court that the defendant has all of the terms and conditions of the deferred sente IT IS THEREFORE ORDERED that the criminal charges set above be and the same are hereby dismissed. Dated,	ence.
Judge [Adopted, effective September 1, 1989.]	
9-604. Judgment and sentence.	
[5-701]	
STATE OF NEW MEXICO COUNTY OF IN THE DISTRICT COURT STATE OF NEW MEXICO v. John Doe	No.
JUDGMENT AND SENTENCE 1	
This case came before the court on	
The defendant appeared: [] with an attorney [] pro se [] waiver The defendant entered a plea of: [] guilty [] no contest [] not guilty and was tried by [] court [[] jury waived The court finds the defendant GUILTY of:	_
and NOT GUILTY of:	

SENTENCE AND COMMITMENT:

COSTS AND FI	EES2:	The defe	ndant	shall	pay	the	following	costs
RESTITUTION follows:	: The	defendan	t is	ordered	d to	pay	restitutio	on as
Dated	_							
	Distr	ict Judg	 е					

USE NOTES

- 1. This form should be modified as appropriate.
- 2. See Section $66-8-102\,(\mathrm{K})$ [N] NMSA 1978 for assessment of costs for court ordered alcohol or drug screening and treatment program.

[Approved, effective December 1, 1998.]

ANNOTATIONS

Bracketed material. - The bracketed material in the Use Note was inserted by the compiler; it was not enacted by the legislature, and it is not a part of the law. Subsection K of Section 66-8-102 was redesignated as Subsection L by Laws 1999, ch. 61, § 1. Subsection L was subsequently redesignated as Subsection N by Laws 2002, ch. 82, § 1, effective January 1, 2003.

Compiler's notes. - Pursuant to a court order dated April 24, 1989, a former Criminal Form 9-604 relating to final order on criminal complaint, was withdrawn for cases filed on or after September 1, 1989.

9-605. Agreement to pay.

[6-701, 7-701]

IN THE	COURT
STATE OF NEW MEXICO v. No John Doe	·
	AGREEMENT TO PAY
unable to pay the (fine), promise	of and assessed \$ fees and costs. I am (fees) (and) (costs) at this time. I
[to pay in the follow	
[and] [or]	
hours of cor I fully understand the costs] [or] [perform commagreement:	fines) (fees) (and) (costs) to perform munity service] 1. at if I fail to [pay the fine, fees and unity service] in accordance with this or contempt of court.
	-
Date dant Witness:	Defen

USE NOTE

1. Section 31-12-3 NMSA 1978 authorizes the judge to permit payment of fine, fees or costs in installments or if the

defendant is unable to pay to order community service in lieu of all or any part of the fine, fees and costs. Credit toward the fine, fees or costs must be given at the prevailing federal hourly minimum wage rate.

[As amended, effective November 1, 1995.]

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, rewrote the form.

9-605A. Community service work program.

[6-701, 7-701, 8-701]	
STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO v. No John Doe	
COMMUNITY SERVI It is hereby ordered that hours of complete hours of complete	CE WORK PROGRAM (name of defendant, ommunity service.
Date	
Judge TO: After completion of community ser form and return it to the court to been completed. If the defendant community service, please contact Date completed:	rvice, please sign and date this to indicate that the order has does not successfully complete the court immediately.
Signature Title	

[Adopted, effective November 1, 1995.]

9-606. Agreement to pay.

[8-701]

STATE OF NEW MEXICO	CITY OF
IN THE MUNICIPAL COURT	
CITY OF	No.
John Doe	
AGREEMENT TO PAY	
I have been convicted of fine. I am unable to pay the (foots) at this time. I promise to pay in the following manner:	
[and] [or] [in lieu of the above (fines) (fees) (and) perform hours of community service I fully understand that if I fail to [pay costs] [or] [perform community service] in acc agreement: I may be held in contempt of this court. I may be confined in jail. Dated:	ce] $1.$ the fine, fees and
Defendant	
Witness:	

USE NOTE

1. Section 31-12-3 NMSA 1978 authorizes the judge to permit payment of fine, fees or costs in installments or if the defendant is unable to pay to order community service in lieu of all or any part of the fine, fees and costs. Credit toward the fine, fees or costs must be given at the prevailing federal hourly minimum wage rate.

[As amended, effective November 1, 1995.]

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, rewrote the form.

9-607. Notice of appeal.

[6-703, 7-703, 8-703]

STATE OF NEW	MEXICO
IN THE DISTR	
	JUDICIAL DISTRICT
	COUNTY
	Dist. Court No.
(Mag.) (Met.) (Mun.) No.
(STATE OF NE	
(CITY OF)
V .	Dofordont (a)
	, Defendant(s)
	NOTICE OF APPEAL
appeals to the of the (magist	(The state) (The City of) district court from the (judgment) (final order) rate) (metropolitan) (municipal) court entered in de on the day of,
The (defen	dant) (state) (city) requests a trial setting this from the date of filing of this notice of
	igned

	Name (print)
	Address (print)
	City, state and zip code (print)
clerk of the	Telephone number lowing is to be completed prior to filing with the district court. of service is required for each party.
	CERTIFICATE OF SERVICE BY ATTORNEY
be served on	y that I caused a copy of this notice of appeal to the following persons or entities by (delivery) is day of,:
(Name of	party)
(Address)	
(2) (Name of pa	arty)
(Address)	
	Attorney for appellant
	Signature
	Date of signature
	AFFIDAVIT OF SERVICE OF A PARTY
(To be com	pleted by a party who is not represented by an
attorney) I declare notice of app	e under penalty of perjury that a copy of this peal was served on the following persons or entities (mail) on this day of

:	
(1)	
(Name of party)	
(Address)	
(2)	
(Name of party)	
(Address)	
Signature of appellant	
 Date of signature	
Subscribed and sworn to	
before me this day	
of	
Judge, notary or other officer	
authorized to administer oaths	
addidillod to daminibeel oddie	
Official title	
01110101	

USE NOTE

(A copy of this notice of appeal must be filed with the court from which this appeal is being taken after it has been endorsed by the district court.)

A copy of the judgment or final order appealed from, showing the date of the judgment or final order, shall be attached to this notice of appeal at the time it is filed in the district court.

[As amended, effective May 1, 1986, October 1, 1991; January 1, 1995; January 1, 1997.]

ANNOTATIONS

The 1991 amendment, effective for cases filed on or after October 1, 1991, added "Defendant hereby requests a trial setting within six months from the date of filing of this notice of appeal".

The 1995 amendment, effective January 1, 1995, inserted "(The State of New Mexico)" and substituted "appeals" for "files for appeal" in the first paragraph, inserted "(State)" and deleted "hereby" preceding "requests" in the second paragraph, and substituted

"(Appellant) (Appellant's attorney)" for "(Defendant) (Defendant's attorney)" below the signature line at the end of the notice.

The 1997 amendment, effective January 1, 1997, rewrote the form and added the second paragraph of the Use Note.

9-608. Title page of transcript of criminal proceedings.

[6-703, 7-703,	8-703]		
STATE OF NEW	MEXICO	(COUNTY O	F
	(CITY OF		
IN	THE		COURT
(STATE OF NE	W MEXICO))	No.
v. John Doe			District Court No.
		SCRIPT OF CRIMINAI	
<pre>2. Defendant i [] Appointed [] Retained [] Public def</pre>	s represented	oy an attorney, che do not by an attorney: defendant's attor	
4. Attached: (check appropi	riate boxes.)	

[] COMPLAINT [] OTHER PAPERS AND PLEADINGS
[] JUDGMENT OR FINAL ORDER (with date of filing noted thereon)
[] EXHIBITS [] TRANSCRIPT OF THE PROCEEDINGS (if appeal on record)
Dated this day of,
(Clerk)
[As amended, effective January 1, 1997.]
ANNOTATIONS
The 1997 amendment, effective January 1, 1997, deleted "and certificate" from the form heading and rewrote the form.
9-609. Defendant's waiver of appeal.
[5-702]
DEFENDANT'S WAIVER OF APPEAL
I,, (Defendant) being duly sworn
on my oath, state that I have been advised by my trial attorney
that I have the right to appeal and that if I do not have the
money to pay for an appeal, I am entitled to proceed with an appeal at state expense, including the services of an attorney
to represent me on the appeal. Understanding my rights, I do not
desire to appeal the final order of the court and hereby
voluntarily, knowingly and intelligently waive my right to
appeal.
Date:
Defendant
Cubagribed and guern to before me this
Subscribed and sworn to before me this day of
Witnessed:

Attorney for Defendant Notary Public, Judge or Other Officer Authorized to Administer Oaths

9-610. Vehicle immobilization order.

[66-5-39]STATE OF NEW MEXICO COUNTY OF CITY OF IN THE _____ COURT COUNTY OF ____ CITY OF V. No. John Doe VEHICLE IMMOBILIZATION ORDER This matter coming before the Court pursuant to Section 66-5-39 NMSA 1978 upon the defendant's conviction of driving a motor vehicle with a suspended or revoked driver's license: IT IS THEREFORE ORDERED that the defendant's vehicle, (State of New Mexico) ($\underline{}$) license number be immobilized by the (sheriff of this county) (city police) at the defendant's expense for a period of thirty (30) days at such place as may be designated by the (sheriff) (city police). Vehicle Description: Dated _____, ____

RETURN

hereby certifies that the veh	certified law enforcement officericle described in the above order of thirty (30) days as follows: ation
Beginning dateE	nding date
Signature of officer	
Title Upon good cause shown, this o Dated,	
Judge	
[Adopted, effective September 1, 1989;	as amended, effective November 1, 1995.]
ANI	NOTATIONS
The 1995 amendment, effective Noven	nber 1, 1995, rewrote the form.
Recompilations. - The above form was recompiled as Rule 9-610 in 1990.	s adopted as Rule 9-611 in 1989 but was
9-611. Order to show cause.	
STATE OF NEW MEXICO	COUNTY OF
CITY OF	
IN THE	COURT
(STATE OF NEW MEXICO) (CITY OF)

	, (surety) , (surety)
	ORDER TO SHOW CAUSE
TO:YOU ARE HEREBY	(defendant) (address) ORDERED to appear before the Honorable
o'clockm. contempt of court [] failure the amount of \$ [] failure [] failure [] failure	court located at , on the day of , at the hour of , to show cause, why you should not be held in for: to pay fine(s), fee(s) (and) (court costs) in to register for school to comply with the first offender program to comply with probation to perform community service hours
fines, fees and c with all court or FAILURE TO APPE	y be cancelled if you immediately pay all osts and show the clerk that you have complied ders. AR WILL RESULT IN A WARRANT FOR YOUR ARREST AND 0.00 ADMINISTRATIVE WARRANT FEE.
	udge
	CERTIFICATE OF MAILING
I certify that	on this date I mailed a copy of this order to (name) at the address

indicated above.

Dat	te of Mailing:	
dge)	(Clerk)	(Jı
	USE NOTE	
	(Use Note is not to be printed on pre-printed forms)	
This	form may be modified to meet the needs of individual	

ANNOTATIONS

[Effective, October 1, 1991; as amended, effective January 1,

The 1995 amendment, effective January 1, 1995, rewrote the form to such an extent that a detailed comparison would be impracticable.

Recompilations. - Former Rule 9-611, relating to vehicle impoundment order, was recompiled as Rule 9-610 in 1990.

ARTICLE 7 SPECIAL PROCEEDINGS

courts.

1995.1

9-701. Petition for writ of habeas corpus.

[5-802]			
STATE OF NEW MEXICO		(COUNTY	OF
I	N THE DISTRICT COURT		
(Full Name of Prisoner)			
Petitioner,	For Official Use	Only	

v. No.

(To be

supplied by the
(Name of warden, jailor
 or other person having
 power to release the
 petitioner)

Clerk of the Court)

Respondent.

PETITION FOR WRIT OF HABEAS CORPUS

Instructions - Read Carefully

You should exercise care to assure that all information provided in this form is true and correct. Make sure that all necessary documents are attached, or explain why the documents are not being included. If you are seeking free process, complete Rule 9-403.

Finally, you must complete the certificate of service and mail or otherwise serve copies of this petition on the respondent and the district attorney in the county in which the petition is filed. You must file the original petition and one copy with the Clerk of the District Court. You should keep a copy for your own records.

1.	_ (name of person in custody) is
imprisoned or otherwise	restrained at
	(name of facility and county of
detention) by	(name and title of person
having custody).	

2. This petition

- () seeks to vacate, set aside or correct an illegal sentence or order of confinement (i.e., ineffective assistance of counsel, illegal search and seizure, involuntary confession, or other matters relating to the trial or sentence the confined person received).
- () challenges confinement or conditions of confinement or matters other than the sentence or order of confinement. (This applies only to matters arising after the confined person arrived at the institution, i.e., county jail confinement, mental hospital confinement, detention facility confinement,

good time credit, misconduct report, prison due process violation or parole). State concisely the grounds and law, or other legal authorities on which the confined person bases the claim: 4. Have the grounds being raised in this petition been raised previously in any other proceeding? If so, explain the result. If not, explain why not: 5. Briefly describe the relief requested: 6. State the nature of the court proceeding resulting in the confinement (i.e., criminal prosecution, civil commitment, etc.), the case name, docket number, name of judge, and name and

location of the court in which the proceeding was held:

7. State the date of the final judgment, order or decree for confinement and a summary of its terms:
8. Attach a copy of the judgment, order or decree. If not, explain why you are not doing so.
9. Was the conviction the result of:
Guilty plea
No Contest plea (nollo [nolo] contendere)
Finding of guilty by judge or jury
10. Was the confined person represented by an attorney during the proceedings resulting in the confinement?
Yes
No
11. If you answered "yes" to (10), list the name and address of each attorney who represented the confined person:
12. Was an appeal taken?
Yes
No
13. If you answered "yes" to (12), list:

(a) The name of each court to which an appeal was taken, the

case name and docket number, and date: (Attach a copy of each opinion or order)
(b) A summary of the grounds upon which each appeal was based:
(c) The result of each appeal:
(d) The name and address of the attorney on appeal:
14. State the reasons for not appealing:
15. Apart from any appeals listed in (13), have any other post conviction applications, petitions or motions, been filed with regard to this same imprisonment or restraint?
Yes

such petition	on or motion:
(a) The	type of proceeding:
court, the committee f	name and date of each case, the docket number, the administrative agency, institutional grievance rom which relief was sought, and the result of each (Attach a copy of each decision.)
(c) The	issues raised in each proceeding:
	te whether a hearing was held in connection with eac oceedings:
(e) Sta	
(e) Statettorney in	te whether the confined person was represented by an
(e) Statettorney in	te whether the confined person was represented by an
(e) Starattorney in address:	te whether the confined person was represented by an
(e) Starattorney in address:	oceedings: te whether the confined person was represented by an each proceeding and if so, the attorney's name and

-	ald like the court to appoint counsel to represent able to pay the lawyer appointed to represent you?
	Yes
	No not able to pay the lawyer appointed to represent complete Rule 9-403.
	VERIFICATION
state that I a foregoing peti information co	dersigned, being first duly sworn upon my oath, am the petitioner in this action. I have read the tion and know and understand its contents, and the intained herein is true and correct to the best of information and belief.
	- (Signature)
((Address)
	PNM No., if applicable AND SWORN TO before me this day of _,, by
(name of pet	citioner)
Notary Publi	.c
My Commissio	on Expires
	CERTIFICATE OF SERVICE
served upon the county in whice (describe mann	fy that true copies of the foregoing petition were respondent and the district attorney in the the petition is filed by day of day of

_

(Signature of petitioner)

NOTE: After this petition is reviewed by the Court, the Court will enter the order granting or denying the writ or ordering a response before further action. The order shall be prepared by the Court.

[Adopted, effective August 1, 1989.]

ANNOTATIONS

Compiler's notes. - Pursuant to a court order dated May 16, 1989, former Form 9-701 is withdrawn and the above form is enacted, effective for cases filed on or after August 1, 1989.

ARTICLE 8 STATUTORY PROCEEDINGS

searches;

9-801. Application for inspectorial search order.

[All courts] [24-1-16 to 24-1-19 NMSA 1978]

STATE OF NEW	MEXICO	(COUNT	TY OF		
	(CITY OF				
IN	THE			COURT	
(STATE OF N	NEW MEXICO))			
V •					No
John Doe	-				
Σ.	APPITCATION FOR	TNSPECTORIAL S	SEARCH (ORDER	

1. he is an officer authorized by law to make inspectorial

2. inspection of the following described (check appropriate box)

, being duly sworn, on his oath, states that:

[] premises:
describe premises to be searched as particularly as possible)
] vehicle:
(describe vehicle as particularly as possible) is necessary for the purpose of ascertaining the existence or nonexistence of the following described conditions
(set forth purpose or reason for search, and facts)
In accordance with the requirements prescribed by (check appropriate box or boxes) [] fire [] housing [] sanitation [] welfare [] zoning requirements; (check if appropriate; complete if checked) [] permission to inspect at night is requested for the
Following reasons:

(set forth reasons search may be reasonably conducted at night)
(check appropriate box)	′
4. [] he has been refused consent to make an inspectorial	
search after having given seven days' notice of the time and purpose of the proposed inspectorial search;	
rulpido de diio perpadan empradae domeni,	
[] an inspectorial search by consent of the owner of the	
(premises) (vehicle) is not obtainable within a reasonable period of time;	
(check if appropriate and complete)	
[] it is necessary that the applicant be accompanied at the time of any	
search by one or more law enforcement officers	
(set	
forth reason)	
Subscribed and sworn to before	
me in the above-named (county) (city) of the State of New Mexico	
this day of ,	
ciiis day oi,	
Signature of Affiant	
Judge, Notary or Other Officer Title	
Authorized to Administer Oaths	
9-802. Inspection order.	
[All courts] [24-1-16 to 24-1-19 NMSA 1978]	
STATE OF NEW MEXICO (COUNTY OF	
(CITY OF	
IN THE COURT	

(STATE OF NEW MEXICO) (CITY OF)
v. No
John Doe
INSPECTION ORDER
THE (STATE OF NEW MEXICO) (CITY OF)
TO ANY OFFICER AUTHORIZED TO MAKE AN INSPECTORIAL SEARCH OF
PREMISES OR VEHICLES:
An application for an inspectorial search order, which is attached to and hereby made a part of this order, having been submitted to me by, who has made a sufficient showing that inspection of the (check appropriate box) [] premises [] vehicle described in the application is in accordance with reasonable legislative or administrative standards. (check appropriate box)
[] I am satisfied that seven (7) days' notice has been given to the owner of the (premises) (vehicle) described in the application and consent has not been given to make an inspectorial search.
[] I am satisfied that an inspectorial search by consent of the owner of the (premises) (vehicle) described in the application is not obtainable within a reasonable period of time.
(check if appropriate)
[] Inspection of the (premises) (vehicle) at night is reasonable under the circumstances described in the application.
YOU ARE HEREBY COMMANDED TO SEARCH FORTHWITH: (check one or both)
[] the premises [] the vehicle described in the application
[] between the hours of 6:00 a.m. and 10:00 p.m.

_ Official Title

9-803. Waiver of extradition.

[31-4-22 NMSA 1978]

STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO,	
Plaintiff	
V.	No.
Defendant	
WAIVER OF EX	TRADITION
	entical, charging me with ted in the county of, and I further threats or promises of reward
I further acknowledge that I will awaiting the agent of the state of into custody.	
I further acknowledge that I have begal counsel, to require the issue of extradition as provided in Sectionary to contest said warrant of exhabeas corpus as provided in Section	ance and service of a warrant ion 31-4-22 NMSA 1978 and my xtradition through a writ of

the state of,	sion of guilt. I agree to return to with any peace officer who may be
sent to take me to that star	te for trial.
, County, I	made in quadruplicate), done at New Mexico, this day of _, in the presence of a judge of the that county.
Attorney for Defendant Defe	ndant
Assistant District Attorney	
and that I informed the definishment and service of a wathen laws of New Mexico, and extradition through a write the officer having such persuch person to the duly acceptable with a copy of this	oregoing was executed in my presence endant of his rights to require the arrant of extradition as provided by his right to contest said warrant of of habeas corpus. I do hereby direct son in custody to deliver forthwith redited agent of the demanding state, s waiver, and that the original orwarded to the office of the w Mexico for filing.
9-804. Order for extradition of	on waiver.
[31-4-22 NMSA 1978]	
STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO,	
Plaintiff,	

V.	No.
Defendant.	
ORDER FOR EXTRADITION ON	N WAIVER
THIS MATTER coming before the Court, on to the defendant,, pursuant to the defendant,, the Court has	\$\frac{1}{31-4-22, NMSA 1978,
defendant that he is charged with County of, State of Court having advised the defendant of his 31-4-10 NMSA 1978, and the defendant, wit counsel, having waived each of the rights the Court being fully satisfied in the property of the aforesaid County and State, and is reauthorities thereof. IT IS FURTHER ORDERED that the officer in deliver the defendant to the duly accredit demanding state, together with a copy of waiver of extradition. The authorities of take custody of the defendant not later to the defendant of the defendant of the defendant of the defendant of the defendant not later to the defendant not later t	in the ; the ; the s rights pursuant to \$ th the advice of s therein granted; and cemises; dant, ordered extradited to emanded to the custody is directed to ted agent of the this order and the the demanding State
9-804A. Order for extradition on waiver.	
[31-4-22 NMSA 1978, Rules 6-811, 7-811]	
STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
STATE OF NEW MEXICO,	

V.

No.

John Doe
ORDER FOR EXTRADITION ON WAIVER
The defendant appeared before the above court on the day of,, pursuant to Section 31-4-22 NMSA 1978 and the court advised the defendant that:
1. the defendant has been arrested for having committed(set forth criminal offense) in the County of, State of;
2. the above county and state have demanded the defendant be returned to that state;
3. the defendant has a right to extradition on an arrest warrant issued by the governor of this state;
4. the defendant has a right to retain the assistance of counsel; and
5. the defendant has a right to appear before the district court on a writ of habeas corpus to test the legality of the defendant's arrest. The defendant, after being advised of the above rights,
consented to return to the demanding state and signed a waiver of extradition.
IT IS, THEREFORE, ORDERED that the above defendant be extradited to the demanding state and ordered held without bond pending delivery to the agent of the demanding state. IT IS FURTHER ORDERED that the officer in custody of the defendant deliver the defendant to the agent of the demanding
state together with a copy of this order and the waiver of extradition. The authorities of the demanding state shall take
extradiction. The authorities of the demanding state shall take

Judge

(date).

custody of the defendant not later than _____

A copy of this order and a copy of the defendant's consent to extradition is mailed by the court to the governor.

[Adopted, effective October 1, 1996.]

ANNOTATIONS

Cross references. - For Uniform Criminal Extradition Act, see Chapter 31, Article 4 NMSA 1978.

9-805. Fugitive complaint.

(check all that apply)

[6-810, 7-810]	
STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
	No.
STATE OF NEW MEXICO v. John Doe	
FUGITIVE COMPLAINT	
The State of New Mexico alleges that the defendant is subject to extradition from the of (check applicable alternative) [] The defendant is charged in the State	is state to the State
with the crime of	•
[] The defendant has been convicted in t crime of and has	he above state of the
[] escaped from confinement.[] violated terms of release or bail.[] violated terms of probation.[] violated terms of parole.The reason I believe that the defendant	is the person
identified in the fugitive warrant is:	

[] a copy of an NCIC message, teletype, warrant, indictment, information, affidavit, judgment of conviction or sentence so indicating is attached. [] the mode of transportation of the defendant. [] the physical description of the defendant. [] the date of birth of the defendant. [] the name of the defendant. [] Other:	
(set forth other aspects showing that the defendant is the person sought in the other state) The crime with which the defendant was charged or convicted is punishable in the above state by death or by imprisonment of more than one year. The defendant was arrested on	
COMPLAINI.	
·	
Date Officer's signature	
Title	

USE NOTE

This form may be used only if the defendant is charged with a felony. If the defendant is charged with a misdemeanor a complaint and arrest warrant must be used.

[Adopted, effective October 1, 1996.]

ANNOTATIONS

Cross references. - For Uniform Criminal Extradition Act, see Chapter 31, Article 4 NMSA 1978.

9-806. Motion to extend time.

STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
	No.
STATE OF NEW MEXICO v. John Doe	
MOTION	TO EXTEND TIME
for days after _	(name and title of prosecutor) e time for extradition in this case (date previously ng state has been unable to perfect .me allotted.
Prosecutor I hereby certify that a copy the foregoing pleading was se to	
on the day of	
Prosecutor	

[Adopted, effective October 1, 1996.]

ANNOTATIONS

Cross references. - For Uniform Criminal Extradition Act, see Chapter 31, Article 4 NMSA 1978.

9-807. Order granting extension of time.

[6-811, 7-811]

STATE OF NEW MEXICO	COUNTY OF
IN THE	COURT
	No.
STATE OF NEW MEXICO v. John Doe	
ORDER GRANTING EXTENSION	OF TIME
This matter coming before the court on the court on the court on the court of the c	he day of f
(name and title); IT IS ORDERED that the time for completion of extradition in this case be extended days and shall expire on (date).	
Judge Approved:	
Prosecutor, if any	
Attorney for the defendant, if any	
[Adopted, effective October 1, 1996.]	
ANNOTATIONS	
Cross references. - For Uniform Criminal Extradition Act, see Chapter 31, Article 4 NMSA 1978.	
9-808. Transfer order extradition proceeding	ngs.
[6-812, 7-812]	
STATE OF NEW MEXICO	COUNTY OF

STATE OF NEW MEXICO

V.	No.
John Doe	
TRANSFER ORDER	EXTRADITION PROCEEDINGS
response to questioning by the court that the defendant extradition.	Igned on a fugitive warrant. In the court, the defendant has advised to does not wish to sign a waiver of tive action be transferred to the proceedings.
_ Judge	
Date (Attach copy of fugitive compapers filed with the court.	mplaint and other pleadings and
[Adopted, effective October 1, 1996.]	
A	NNOTATIONS
Cross references. - For Uniform Crin NMSA 1978.	ninal Extradition Act, see Chapter 31, Article 4
ARTICLE 9 CLINICAL LAW STUDEN	NT APPEARANCES
9-901. Certificate of dean.	
[5-110.1]	
CERTIFICATE OF DEAN	N OF SCHOOL OF LAW
Association accredited law s	the dean of theschool of law is an American Bar school that complies with the current ar Association regarding field

placement programs.	
I further certify that regularly enrolled student of the	(name of student) is a
received a passing grade in law so	
thirty (30) or more semester hours I further certify that the above-	<u>-</u>
in a clinical law program and will	
hours for work performed in the St	
direction or supervision of	
supervising attorney or judge), a	member of the State Bar of New
Mexico who has been admitted to pa	ractice law for a period of
five (5) or more years. This law :	
during the period beginning	and ending
(Set forth be	
program not to exceed a four month	=
I further certify that the above-academic and moral standards required	
standing at this institution.	rred of a student in good
-	
_	
Dean	
[Adopted, effective October 1, 1995.]	
[Adopted, effective October 1, 1995.]	student annearance
	student appearance.
[Adopted, effective October 1, 1995.]	student appearance.
[Adopted, effective October 1, 1995.]	student appearance.
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law	student appearance.
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law	student appearance.
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1]	student appearance.
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO	student appearance.
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1]	
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT JUDICIAL DISTRICT	
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT JUDICIAL DISTRICT, Plaintiff	
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	r No.
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	r No.
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	No. LAW STUDENT APPEARANCE1 ed supervising attorney
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	No. LAW STUDENT APPEARANCE1 ed supervising attorney rogram of the
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	No. LAW STUDENT APPEARANCE1 ed supervising attorney rogram of the which meets the requirements
[Adopted, effective October 1, 1995.] 9-902. Order approving clinical law [5-110.1] STATE OF NEW MEXICO IN THE DISTRICT COURT	No. LAW STUDENT APPEARANCE1 ed supervising attorney rogram of the which meets the requirements riminal Procedure for the

student enrolled in a qualified clinical law program, be permitted to participate in this matter.

It is hereby ordered that the above-named law student may participate in this case.

Date District Judge

USE NOTE

1 If the clinical law student is enrolled in an out-of-state law school, the certificate of the dean of the law school must be filed with this order. See Rule 9-901.

[Adopted, effective October 1, 1995.]

Table of Corresponding Rules.

The first table below reflects the disposition of the former Criminal Forms. The left-hand column contains the former form number, and the right-hand column contains the corresponding present Criminal Form.

The second table below reflects the antecedent provisions in the former Criminal Forms (right-hand column) of the present Criminal Forms (left-hand column).

Former Form NMRA

- 1.00 9-201
- 1.01 9-202
- 1.15 9-203
- 1.18 9-204
- 2.00 9-208
- 2.20 9-209
- 2.22 9-211
- 2.30 9-210
- 2.32 9-212
- 2.40 9-213
- 2.45 9-801
- 2.50 9-214
- 2.55 9-802
- 3.00 9-301
- 3.10 9-302

- 3.20 9-303
- 3.25 9-304
- 3.26 9-305
- 3.30 9-306
- 4.00 9-401
- 4.10 9-502
- 4.20 9-405
- 4.21 9-104
- 4.22 9-803
- 4.23 9-205
- 4.24 9-609
- 5.10 9-411
- 5.20 9-501
- 5.30 9-415
- 5.40 9-102
- 5.44 9-402
- 5.45 9-103
- 5.46 9-101
- 5.50 9-206
- 5.55 9-412
- 5.56 9-413
- 6.00 9-503
- 6.02 9-504
- 6.09 9-409
- 6.10 9-410
- 6.20 9-207
- 6.30 9-404
- 6.40 9-414
- 6.50 9-508
- 6.60 9-804
- 7.00 9-408
- 7.10 9-605
- 7.11 9-606
- 8.00 9-406
- 8.02 9-407
- 8.10 9-601
- 8.11 9-602
- 8.15 9-603
- 8.16 9-604
- 9.00 9-607
- 9.10 9-608
- 9.50 9-701
- 10.00 9-505
- 10.01 9-506
- 10.02 9-507

NMRA Former Form

- 9-101 5.46
- 9-102 5.40
- 9-103 5.45
- 9-104 4.21
- 9-201 1.00
- 9-202 1.01
- 9-203 1.15
- 9-204 1.18
- 9-205 4.23
- 9-206 5.50
- 9-207 6.20
- 9-208 2.00
- 9-209 2.20
- 9-210 2.30
- 9-211 2.22
- 9-212 2.32
- 9-213 2.40
- 9-214 2.50
- 9-301 3.00
- 9-302 3.10
- 9-303 3.20
- 9-304 3.25
- 3 301 3.23
- 9-305 3.26 9-306 3.30
- 9-401 4.00
- 9-402 5.44
- 9-403 new
- 9-404 6.30
- 9-405 4.20
- 9-406 8.00
- 9-407 8.02
- 9-408 7.00
- 9-409 6.09
- 9-410 6.10
- 9-411 5.10
- 9-412 5.55
- 9-413 5.56
- 9-414 6.40
- 9-415 5.30
- 9-501 5.20
- 9-502 4.10
- 9-503 6.00
- 9-504 6.02 9-505 10.00

9-506 10.01 9-507 10.02 9-508 6.50 9-601 8.10 9-602 8.11 9-603 8.15 9-604 8.16 9-605 7.10 9-606 7.11 9-607 9.00 9-608 9.10 9-609 4.24 9-701 9.50 9-801 2.45 9-802 2.55 9-803 4.22 9-804 6.60

COURT ORDERS

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

IN THE MATTER OF ADDITIONS TO AND :

AMENDMENT OF THE CRIMINAL FORMS: 8000 Misc.

This matter coming on for consideration by the court, and the court being sufficiently advised, Mr. Chief Justice Easley, Mr. Senior Justice Sosa, Mr. Justice Payne, Mr. Justice Federici and Mr. Justice Riordan concurring;

NOW, THEREFORE, IT IS ORDERED that Criminal Form 4.22, Waiver of Extradition; Criminal Form 4.23, Waiver of Preliminary Hearing and Presentation of Grand Jury; and Criminal Form 5.44, (Provisional) Notice of Peremptory Disqualification, be and the same are hereby adopted.

IT IS FURTHER ORDERED that Criminal Form 3.10, Order Setting Conditions of Release; Criminal Form 5.00, Record of Responses to Questions at Hearing to Determine Indigency - Affidavit of Defendant; Criminal Form 7.00, Plea and Disposition Agreement; Criminal Form 8.00, Guilty Plea Proceeding; and Criminal Form 9.50, Motion to Vacate, Set Aside or Correct Illegal Sentence by a Person in Custody, be and the same are hereby amended.

IT IS FURTHER ORDERED that the amendment of Criminal Forms 7.00, 8.00 and 9.50 shall be effective May 19, 1982.

IT IS FURTHER ORDERED that the adoption of Criminal Forms 4.22, 4.23 and 5.44 and the amendment of Criminal Forms 3.10 and 5.00 shall be effective July 1, 1982.

IT IS FURTHER ORDERED that the clerk of the court be and she is hereby authorized and directed to give notice of the foregoing additions to and amendments of the Criminal Forms by publishing the same in the NMSA 1978.

DONE this 20th day of April, 1982.

/s/ MACK EASLEY Chief Justice

/s/ DAN SOSA, JR.

Senior Justice

/s/ H. VERN PAYNE

Justice

/s/ WILLIAM R. FEDERICI

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE REVISION AND ADOPTION:
OF CIVIL AND CRIMINAL FORMS FOR THE DISTRICT:
COURTS AND COURTS OF LIMITED JURISDICTION: 8000 Misc.
This matter coming on for the consideration by the court, and the court being sufficiently advised, Mr. Chief Justice Payne, Mr. Senior Justice Sosa, Mr. Justice Federici, Mr. Justice Riordan and Mr. Justice Stowers concurring:
NOW, THEREFORE, IT IS ORDERED that the following Civil Form 6.06

NOW, THEREFORE, IT IS ORDERED that the following Civil Form 6.06 be and the same is hereby approved for use in the Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED that Criminal Form 4.24 be and the same is hereby approved for use in the District Courts;

IT IS FURTHER ORDERED that Criminal Form 6.60 be and the same is hereby approved for use in the District, Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED the approval of the above forms shall be effective for all cases filed in the above courts on or after October 1, 1983;

IT IS FURTHER ORDERED that the clerk of the court be and she hereby is authorized and directed to give notice of the approval of the above described orders by publishing the same in the NMSA 1978.

DONE at Santa Fe, New Mexico this 25th day of April, 1983.

/s/ H. VERN PAYNE

Chief Justice

/s/ DAN SOSA, JR.

Senior Justice

/s/ WILLIAM R. FEDERICI

Justice

/s/ WILLIAM RIORDAN

Justice

/s/ HARRY E. STOWERS, JR.

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF :

THE APPROVAL: 8000 Misc. OF CRIMINAL FORMS 9-105

and 9-416:

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

NOW, THEREFORE, IT IS ORDERED that the adoption of Criminal Forms 9-105 and 9-416 be and the same is hereby approved; IT IS FURTHER ORDERED that the above adoption of Criminal Forms 9-105 and 9-416 shall be effective for cases filed on or after October 1, 1987;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the adoption of the above forms by publishing the same in the News and Views and in the 1986 SCRA.

DONE at Santa Fe, New Mexico this 17th day of August, 1987. /s/ TONY SCARBOROUGH

Chief Justice

/s/ DAN SOSA, JR.

Senior Justice

/s/ HARRY E. STOWERS, JR.

Justice

/s/ MARY C. WALTERS

Justice

/s/ RICHARD E. RANSOM

Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE ADOPTION OF:
CRIMINAL FORMS 9-307, 9-308 AND 9-309: 8000 Misc.
This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

NOW, THEREFORE, IT IS ORDERED that the adoption of Criminal Forms 9-307, 9-308 and 9-309 be and the same is hereby approved; IT IS FURTHER ORDERED that the above adoption of Criminal Forms 9-307, 9-308 and 9-309 shall be effective for cases filed on or after October 1, 1987;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the adoption of the above forms by publishing the same in the News and Views and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 9th day of September, 1987. /s/ TONY SCARBOROUGH

Chief Justice /s/ DAN SOSA, JR.

Senior Justice

/s/ HARRY E. STOWERS, JR.

Justice

/s/ MARY C. WALTERS

Justice

/s/ RICHARD E. RANSOM

Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT OF :

CRIMINAL FORM 9-208, THE WITHDRAWAL OF: 8000 Misc.

CRIMINAL FORM 9-402 AND THE ADOPTION:

OF CRIMINAL FORM 9-403A:

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Criminal Form 9-208 be and the same is hereby approved;

IT IS FURTHER ORDERED that Criminal Form 9-402 be and the same is hereby withdrawn;

IT IS FURTHER ORDERED that Criminal Form 9-403A be and the same is hereby adopted;

IT IS FURTHER ORDERED that the above amendment, withdrawal and adoption of the above criminal forms shall be effective for cases filed on or after July 1, 1988;

IT IS FURTHER ORDERED that the clerk of the court is hereby

authorized and directed to give notice of the amendment, withdrawal and adoption of the above criminal forms by publishing the same in the SCRA 1986.

DONE at Santa Fe, New Mexico this 16th day of March, 1988.

/s/ TONY SCARBOROUGH

Chief Justice
/s/ DAN SOSA, JR.

Senior Justice
/s/ HARRY E. STOWERS, JR.

Justice
/s/ MARY C. WALTERS

Justice
/s/ RICHARD E. RANSOM

Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT, : WITHDRAWAL AND ADOPTION OF : 8000 Misc.

CRIMINAL FORMS :

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Stowers, Justice Scarborough, Justice Ransom and Justice Baca concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Criminal Forms 9-102, 9-208, 9-601 and 9-603 be and the same is hereby approved;

IT IS FURTHER ORDERED that the adoption of Criminal Forms 9-603A and 9-611 be and the same is hereby approved;

IT IS FURTHER ORDERED that Criminal Forms 9-602 and 9-604 be and the same are hereby withdrawn;

IT IS FURTHER ORDERED that the above amendment of Criminal Forms 9-601 and 9-603, the adoption of Criminal Forms 9-603A and 9-611 and the withdrawal of 9-602 and 9-604 shall be effective for cases filed on or after September 1, 1989;

IT IS FURTHER ORDERED that the amendment of Criminal Form 9-208 shall be effective for cases filed on or after January 1, 1990; IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment, withdrawal and adoption of the above criminal forms by publishing the same in the SCRA 1986.

DONE at Santa Fe, New Mexico this 24th day of April, 1989.
/s/ DAN SOSA, JR.
Chief Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ TONY SCARBOROUGH
Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT, :

WITHDRAWAL AND ADOPTION:

OF CRIMINAL FORMS: 8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Stowers, Justice Scarborough, Justice Ransom and Justice Baca concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Criminal Form 9-309, the withdrawal of Criminal Form 9-701 and adoption of a new Criminal Form 9-701, and the adoption of Criminal Form 9-310 be and the same are hereby approved;

IT IS FURTHER ORDERED that the above amendment, withdrawal and adoption of the above criminal forms shall be effective for cases filed on or after August 1, 1989;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment, withdrawal and adoption of the above criminal forms by publishing the same in the SCRA 1986.

DONE at Santa Fe, New Mexico this 16th day of May, 1989. /s/ DAN SOSA, JR.

Chief Justice

/s/ HARRY E. STOWERS, JR.

Justice

/s/ TONY SCARBOROUGH

Justice

/s/ RICHARD E. RANSOM

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT OF : CRIMINAL FORM 9-403 : 8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Scarborough, Justice Ransom and Justice Baca concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Criminal Form 9-403 be and the same is hereby approved;

IT IS FURTHER ORDERED that the above amendment of the above criminal form shall be effective for cases filed on or after August 1, 1989;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the above criminal form by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 31st day of May, 1989. /s/ DAN SOSA, JR.

Chief Justice
/s/ TONY SCARBOROUGH
Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT, : ADOPTION AND WITHDRAWAL OF : 8000 Misc. CRIMINAL FORMS :

This matter coming on for consideration by the court and the

court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca, Justice Montgomery and Justice Wilson concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Criminal Forms 9-201, 9-202, 9-406 and 9-408 be and the same is hereby approved;

IT IS FURTHER ORDERED that the adoption of Criminal Forms 9-207A, 9-215, 9-311, 9-405A and 9-509 be and the same is hereby approved;

IT IS FURTHER ORDERED that the withdrawal of Criminal Form 9-301 be and the same is hereby approved;

IT IS FURTHER ORDERED that the withdrawal of Criminal Forms 9-302 and 9-303 and the adoption of new Criminal Forms 9-302 and 9-303 be and the same are hereby approved;

IT IS FURTHER ORDERED that the above amendment, adoption and withdrawal of the above Criminal Forms shall be effective for cases filed on or after September 1, 1990;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the above Criminal Forms by publishing the same in the SCRA 1986. DONE at Santa Fe, New Mexico this 7th day of March, 1990.

/s/ DAN SOSA, JR.

Justice

Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice
/s/ SETH D. MONTGOMERY
Justice
/s/ KENNETH B. WILSON

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE :

AMENDMENT OF CRIMINAL: 8000 Misc.

FORMS 9-201 AND 9-215 :

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca, Justice Montgomery and Justice Franchini concurring:

NOW, THEREFORE, IT IS ORDERED that Criminal Forms 9-201 and 9-215 be and the same are hereby amended;

IT IS FURTHER ORDERED that the above amendment of the above criminal forms shall be effective for cases filed on or after April 1, 1991;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the above Criminal Forms by publishing the same in the Bar Bulletin and the SCRA 1986.

DONE at Santa Fe, New Mexico this 26th day of December, 1990. /s/ DAN SOSA, JR.

Chief Justice

/s/ RICHARD E. RANSOM

Justice

/s/ JOSEPH F. BACA

Justice

/s/ SETH D. MONTGOMERY

Justice

/s/ GENE E. FRANCHINI

Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE: 8000 Misc.

AMENDMENT OF CRIMINAL:

FORM 9-304:

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca, Justice Montgomery and Justice Franchini concurring:

NOW, THEREFORE, IT IS ORDERED that Criminal Form 9-304 is hereby amended so that the boldface caption at the bottom of the form shall read:

IT IS AGREED AND UNDERSTOOD THAT THIS IS A CONTINUING BOND WHICH SHALL CONTINUE IN FULL FORCE AND EFFECT UNTIL SUCH TIME AS THE BOND IS DULY EXONERATED AND DISCHARGED BY THE COURT. THE BOND GUARANTEES THE APPEARANCE OF THE DEFENDANT.

IT IS FURTHER ORDERED, for fiscal reasons that this amendment be accomplished on the current form by inserting a period after "DEFENDANT" and striking the remainder of the sentence. That the words (AND DISCHARGED BY THE COURT) be inserted after the word

"DEFENDANT" and that all existing copies of the current form thus adjusted be exhausted before the form is reprinted to incorporate the amendment;

IT IS FURTHER ORDERED that the above amendment of the above Criminal Form shall be effective for cases filed on or after May 15, 1991;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the above Criminal Form by publishing the same in the Bar Bulletin and the SCRA 1986.

DONE at Santa Fe, New Mexico this 9th day of May, 1991. /s/ DAN SOSA, JR.

/5/ DAN 303A, OF

Chief Justice

/s/ RICHARD E. RANSOM

Justice

/s/ JOSEPH F. BACA

Justice

/s/ SETH D. MONTGOMERY

Justice

/s/ GENE E. FRANCHINI

Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE :

AMENDMENT AND APPROVAL OF: 8000 Misc.

CRIMINAL FORMS :

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca, Justice Montgomery and Justice Franchini concurring:

NOW, THEREFORE, IT IS ORDERED that Criminal Forms 9-505 and 9-607 be and the same are hereby amended;

IT IS FURTHER ORDERED that new Criminal Form 9-611 be and the same is hereby approved;

IT IS FURTHER ORDERED that the amendment and approval of the above criminal forms shall be effective for cases filed on or after October 1, 1991;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the above Criminal Forms by publishing the same in the Bar Bulletin

and the SCRA 1986.

DONE at Santa Fe, New Mexico this 9th day of May, 1991.

/s/ DAN SOSA, JR.

Chief Justice

/s/ RICHARD E. RANSOM

Justice

/s/ JOSEPH F. BACA

Justice

/s/ SETH D. MONTGOMERY

Justice

/s/ GENE E. FRANCHINI

Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE :

AMENDMENT OF CRIMINAL FORMS: 8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca, Justice Montgomery and Justice Franchini concurring:

NOW, THEREFORE, IT IS ORDERED that Criminal Forms 9-201 and 9-202 be and the same are hereby amended;

IT IS FURTHER ORDERED that the amendment of the above Criminal Forms shall be effective for cases filed on or after November 1, 1991;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the above Criminal Forms by publishing the same in the Bar Bulletin and the SCRA 1986.

DONE at Santa Fe, New Mexico this 13th day of August, 1991. /s/ DAN SOSA, JR.

Chief Justice

/s/ RICHARD E. RANSOM

Justice

/s/ JOSEPH F. BACA

Justice

/s/ SETH D. MONTGOMERY

Justice

/s/ GENE E. FRANCHINI

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE :

APPROVAL OF CRIMINAL FORMS: 8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Ransom, Justice Baca, Justice Montgomery, Justice Franchini and Justice Frost concurring:

NOW, THEREFORE, IT IS ORDERED that Criminal Form 9-212A be and the same is hereby approved for use in the Magistrate, Metropolitan and Municipal Courts;

IT IS FURTHER ORDERED that the approval of the above criminal form shall be effective for cases filed on or after January 1, 1993;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the above Criminal Forms by publishing the same in the Bar Bulletin and the SCRA 1986.

DONE at Santa Fe, New Mexico this 13th day of August, 1992.

/s/ RICHARD E. RANSOM

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ SETH D. MONTGOMERY

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ STANLEY F. FROST

Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT : OF CRIMINAL FORM 9-403 : 8000 Misc.

This matter coming on for consideration by the Court and the

Court being sufficiently advised, Chief Justice Ransom, Justice Baca, Justice Montgomery, Justice Franchini and Justice Frost concurring:

NOW, THEREFORE, IT IS ORDERED that Criminal Form 9-403 be and the same is hereby amended and approved for use in the District, Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED that the approval of the above criminal form shall be effective for cases filed on or after December 1, 1993;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the above Criminal Forms by publishing the same in the Bar Bulletin and the SCRA 1986.

DONE at Santa Fe, New Mexico this 12th day of October, 1993. /s/ RICHARD E. RANSOM Chief Justice

/s/ JOSEPH F. BACA
Justice

Justice
/s/ SETH D. MONTGOMERY
Justice
/s/ GENE E. FRANCHINI
Justice

/s/ STANLEY F. FROST Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT :

OF CRIMINAL FORM 9-215: 8000 Misc.

This matter coming on for consideration by the Court and the Court being sufficiently advised, Chief Justice Ransom, Justice Baca, Justice Montgomery, Justice Franchini and Justice Frost concurring:

NOW, THEREFORE, IT IS ORDERED that Criminal Form 9-215 be and the same is hereby amended and approved for use in the District, Magistrate, Metropolitan and Municipal Courts;

IT IS FURTHER ORDERED that the approval of the above criminal form shall be effective for cases filed on or after December 1, 1993;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the

above Criminal Forms by publishing the same in the Bar Bulletin and the SCRA 1986.

DONE at Santa Fe, New Mexico this 1st day of December, 1993.

/s/ RICHARD E. RANSOM

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ SETH D. MONTGOMERY

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ STANLEY F. FROST

Justice

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

NO. 94-8300

IN THE MATTER OF THE AMENDMENT OF

AND ADOPTION OF CRIMINAL FORMS

This matter coming on for consideration by the Court and the Court being sufficiently advised, Chief Justice Seth D.

Montgomery, Justice Richard E. Ransom, Justice Joseph F. Baca, Justice Gene E. Franchini and Justice Stanley F. Frost concurring;

NOW, THEREFORE, IT IS ORDERED that Criminal Forms 9-206, 9-212A, 9-411, 9-501, 9-603, 9-607 and 9-611 be and the same hereby are amended;

IT IS FURTHER ORDERED that Criminal Forms 9-216, 9-303A and 9-602 be and the same hereby are adopted;

IT IS FURTHER ORDERED that the amendment and adoption of the above criminal forms shall be effective for cases filed on or after January 1, 1995;

IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the amendment of the above Criminal Forms by publishing the same in the Bar Bulletin and the SCRA 1986.

DONE at Santa Fe, New Mexico this 30th day of September, 1994. /s/ SETH D. MONTGOMERY

Chief Justice

/s/ RICHARD E. RANSOM

/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 95-8300
IN THE MATTER OF THE AMENDMENT AND
ADOPTION OF THE RULES OF CRIMINAL PROCEDURE
AND CRIMINAL FORMS FOR THE DISTRICT COURTS

ORDER

This matter coming on for consideration by the Court upon recommendation of the Rules of Criminal Procedure for the District Courts Committee to amend Rule 5-104 and adopt new Rule 5-110.1 and new Criminal Forms 9-901 and 9-902, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring: NOW, THEREFORE, IT IS ORDERED that the amendment of Rule 5-104 and new Rule 5-110.1, and new Criminal Forms 9-901 and 9-902 be and the same hereby are adopted;

IT IS FURTHER ORDERED that the above amendment of Rule 5-104 and new Rule 5-110.1 of the Rules of Criminal Procedure for the District Courts, and new Criminal Forms 9-901 and 9-902 shall be effective for cases filed in the district courts on and after October 1, 1995;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the above amendment and adoption of the District Court Criminal Rules and Forms by publishing the same in the Bar Bulletin and SCRA 1986.

DONE at Santa Fe, New Mexico this 17th day of August, 1995.

/s/ JOSEPH F. BACA

Chief Justice

/s/ RICHARD E. RANSOM

Justice

/s/ GENE E. FRANCHINI

/s/ STANLEY F. FROST Justice /s/ PAMELA B. MINZNER Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

No. 95-8300 IN THE MATTER OF THE AMENDMENT OF THE CRIMINAL FORMS FOR COURTS OF LIMITED JURISDICTION

ORDER

This matter coming on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring;

NOW, THEREFORE, IT IS ORDERED that Criminal Forms 9-101, 9-102, 9-103, 9-105, 9-605, 9-605A, 9-606, and 9-610 for the Courts of Limited Jurisdiction be and the same hereby are approved; IT IS FURTHER ORDERED that the above amendment of the Criminal Forms for the Courts of Limited Jurisdiction shall be effective November 1, 1995;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of the Criminal Forms for Courts of Limited Jurisdiction by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 12th day of September, 1995. /s/ JOSEPH F. BACA

Chief Justice

/s/ RICHARD E. RANSOM

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ STANLEY F. FROST

Justice

/s/ PAMELA B. MINZNER

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 95-8300 IN THE MATTER OF THE AMENDMENT OF THE CRIMINAL FORMS 9-211, 9-212, 9-212A and 9-410

ORDER

This matter coming on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments to Criminal Forms 9-211, 9-212, 9-212A, and 9-410 be and the same hereby are approved;

IT IS FURTHER ORDERED that the above amendment of the Criminal Forms shall be effective on and after January 1, 1996; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the Criminal Forms by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 6th day of November, 1995.

/s/ JOSEPH F. BACA

Chief Justice

/s/ RICHARD E. RANSOM

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ STANLEY F. FROST

Justice

/s/ PAMELA B. MINZNER

NO. 95-8300 IN THE MATTER OF THE AMENDMENT OF THE CRIMINAL FORM 9-403A

ORDER

This matter coming on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee and the District Court Criminal Rules Committee, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring;

NOW, THEREFORE, IT IS ORDERED that Criminal Forms 9-403A be and the same hereby is approved;

IT IS FURTHER ORDERED that the above amendment of the Form 9-403A shall be effective on and after January 1, 1996; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of Criminal Form 9-403A by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 6th day of November, 1995. /s/ JOSEPH F. BACA

Chief Justice

/s/ RICHARD E. RANSOM

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ STANLEY F. FROST

Justice

/s/ PAMELA B. MINZNER

Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 96-8300 IN THE MATTER OF THE AMENDMENT OF CRIMINAL FORMS

ORDER

This matter coming on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee to adopt amendments to Forms 9-104 and 9-508, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Dan A. McKinnon, III, concurring; NOW, THEREFORE, IT IS ORDERED that Rules 9-104, and 9-508 of the Rules of Courts of Limited Jurisdiction be and the same hereby are amended;

IT IS FURTHER ORDERED that the above amendment of the rules shall be effective for cases filed in the Magistrate, Metropolitan, and Municipal Courts on and after October 1, 1996; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of the rules by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 26th day of August, 1996. /s/ JOSEPH F. BACA Chief Justice /s/ RICHARD E. RANSOM Justice /s/ GENE E. FRANCHINI Justice /s/ PAMELA B. MINZNER Justice /s/ DAN A. McKINNON, III Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 96-8300 IN THE MATTER OF THE ADOPTION OF CRIMINAL FORMS 9-804A, 9-805, 9-806, 9-807, AND 9-808

ORDER

This matter coming on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee to adopt new Forms 9-804A, 9-805, 9-806, 9-807, and 9-808, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Dan A.

McKinnon, III, concurring; IT IS FURTHER ORDERED that new Forms 9-804A, 9-805, 9-806, 9-807, and 9-808 hereby are adopted; IT IS FURTHER ORDERED that the above adoption of the new extradition forms shall be effective for cases filed in the Magistrate and Metropolitan Courts on and after October 1, 1996; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the adoption of the new forms by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 26th day of August, 1996. /s/ JOSEPH F. BACA Chief Justice /s/ RICHARD E. RANSOM Justice /s/ GENE E. FRANCHINI Justice /s/ PAMELA B. MINZNER Justice /s/ DAN A. McKINNON, III Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 96-8300
IN THE MATTER OF THE AMENDMENTS
OF RULES 2-703, 3-704, AND
FORM 9-507 OF THE MAGISTRATE COURTS
AND METROPOLITAN COURT RULES

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee to adopt amendments to Rules 2-703, 3-704, and Form 9-507, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Dan A. McKinnon, III, concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 2-703, 3-704, and Form 9-507 of the Magistrate Court and Metropolitan Court rules hereby are approved and shall be effective January 1, 1997;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and form by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 11th day of October, 1996.

/s/ JOSEPH F. BACA
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ DAN A. McKINNON, III
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 96-8300
IN THE MATTER OF THE AMENDMENT OF
THE CRIMINAL RULES AND FORMS FOR
CRIMINAL APPEALS FROM COURTS OF
LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee to approve amendments to Rules 6-402, 6-703, 6-704, 6-705, 7-402, 7-703, 7-704, 7-705, 7-706, 7-708, 7-709, 8-402, 8-703, 8-704, 8-705, and Forms 9-601, 9-602, 9-603, 9-607, 9-608, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Dan A. McKinnon, III, concurring:

NOW, THEREFORE, IT IS ORDERED that the amendments of the above-referenced Rules and Forms hereby are approved for use in Courts of Limited Jurisdiction effective January 1, 1997; and IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the Rules and Form for Courts of Limited Jurisdiction by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 30th day of October, 1996.
/s/ JOSEPH F. BACA
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ DAN A. McKINNON, III
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 97-8300 IN THE MATTER OF THE AMENDMENT OF CRIMINAL FORM 9-403

ORDER

This matter coming on for consideration by the Court upon request of the Public Defender Department to revise the indigency table pursuant to new Federal Poverty Guidelines established by the Department of Labor, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, and Justice Patricio M. Serna, concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment to Criminal Form 9-403 be and the same hereby is approved;

IT IS FURTHER ORDERED that the amendment of the Form 9-403 shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the amendment of the Criminal Form 9-403 by publishing the same in the Bar Bulletin and in the NMRA.

DONE at Santa Fe, New Mexico this 14th day of February, 1997. /s/ GENE E. FRANCHINI

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ PAMELA B. MINZER

Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 97-8300
IN THE MATTER OF THE AMENDMENTS
OF RULES 6-201, 7-201, 8-201,
6-502, 7-502, 8-502, FORM 9-406A,
AND FORM 9-408A NMRA OF THE RULES
FOR THE COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, and Justice Patricio M. Serna, concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 6-201, 7-201, 8-201, 6-502, 7-502, 8-502, Form 9-406A, and Form 9-408A of the Rules for Courts of Limited Jurisdiction hereby are approved;

IT IS FURTHER ORDERED that the amendments of the above-referenced rules shall be effective on and after May 1, 1997; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 7th day of March, 1997.
/s/ GENE E. FRANCHINI
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA

NO. 97-8300
IN THE MATTER OF THE AMENDMENTS
OF RULES 6-102, 8-102, 6-601, 7-601,
8-601, 7-702, 7-705, 8-109, AND FORM
9-510 NMRA OF THE RULES FOR THE COURTS
OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 6-102, 8-102, 6-601, 7-601, 8-601, 7-702, 7-705, 8-109, and Form 9-510 of the Rules for Courts of Limited Jurisdiction hereby are approved;

IT IS FURTHER ORDERED that the amendments of the above-referenced rules and form shall be effective on and after September 2, 1997;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and form by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 16th day of June, 1997.

/s/ GENE E. FRANCHINI

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ DAN A. McKINNON, III

NO. 97-8300 IN THE MATTER OF THE AMENDMENT OF CRIMINAL FORM 9-401A "WAIVER OF COUNSEL"

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring; NOW, THEREFORE, IT IS ORDERED that the amendment to Criminal Form 9-401A be and the same hereby is approved; IT IS FURTHER ORDERED that the amendment of the Form 9-401A shall be effective on and after September 15, 1997; and IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the amendment of the Criminal Form 9-401A by publishing the same in the Bar Bulletin and in the NMRA. DONE at Santa Fe, New Mexico this 22nd day of day of July, 1997. /s/ GENE E. FRANCHINI Chief Justice /s/ JOSEPH F. BACA Justice /s/ PAMELA B. MINZNER Justice /s/ PATRICIO M. SERNA Justice /s/ DAN A. McKINNON, III Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 97-8300
IN THE MATTER OF THE AMENDMENT
OF RULE 5-304 AND FORM 9-408C NMRA OF
THE RULES OF CRIMINAL PROCEDURE
FOR THE DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Criminal Procedure Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring;

NOW, THEREFORE, IT IS ORDERED that the amendment of Rule 5-304 and Form 9-408C of the Rules of Criminal Procedure for the District Courts hereby are approved;

IT IS FURTHER ORDERED that the amendment of Rules 5-304 and Form 9-408C NMRA of the Rules of Criminal Procedure for the District Courts shall be effective on and after January 15, 1998; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rule and form by publishing the same in the Bar Bulletin and NMRA.

Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 14th day of November, 1997.

/s/ GENE E. FRANCHINI
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ DAN A. McKINNON, III

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 98-8300
IN THE MATTER OF THE AMENDMENT OF
RULE 5-508 AND FORMS 9-406 AND 9-408
NMRA OF THE RULES OF CRIMINAL
PROCEDURE FOR THE DISTRICT COURTS

Justice

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Criminal Procedure for the District Courts Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rule 5-508 and Forms 9-406 and 9-408 NMRA of the Rules of Criminal Procedure for the District Courts hereby are approved; IT IS FURTHER ORDERED that the amendments of Rule 5-508 and Forms 9-406 and 9-408 NMRA of the Rules of Criminal Procedure for the District Courts shall be effective on and after May 1, 1998;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rule and forms by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 9th day of April, 1998. /s/ GENE E. FRANCHINI

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ DAN A. McKINNON, III

Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 98-8300
IN THE MATTER OF THE AMENDMENT
OF RULES 5-103, 5-118, 5-119,
5-121, 5-501, AND 5-701 AND FORM
9-604 NMRA OF THE RULES OF CRIMINAL
PROCEDURE FOR THE DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Criminal Procedure for the District Courts Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 5-103, 5-118, 5-119, 5-121, 5-501, and 5-701 and Form 9-604 NMRA of the Rules of Criminal Procedure for the District Courts hereby are approved;

IT IS FURTHER ORDERED that the amendments of Rules 5-103, 5-118, 5-119, 5-121, 5-501, and 5-701 and Form 9-604 NMRA of the Rules of Criminal Procedure for the District Courts shall be effective for cases filed on and after December 1, 1998;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and form by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 14th day of October, 1998. /s/ GENE E. FRANCHINI

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ DAN A. McKINNON, III

Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 98-8300
IN THE MATTER OF THE AMENDMENT
OF FORM 9-401 NMRA OF THE RULES
OF CRIMINAL PROCEDURE FOR THE
DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Criminal Procedure for the District Courts Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring; NOW, THEREFORE, IT IS ORDERED that the amendment of Form 9-401 NMRA of the Rules of Criminal Procedure for the District Courts

hereby is approved;

IT IS FURTHER ORDERED that the amendment of Form 9-401 NMRA of the Rules of Criminal Procedure for the District Courts shall be effective on January 1, 1999;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of the above-referenced form by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 21st day of October, 1998.

/s/ GENE E. FRANCHINI

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ DAN A. McKINNON, III

Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300
IN THE MATTER OF THE AMENDMENT
OF FORM 9-601 NMRA OF THE RULES
FOR COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Petra Jimenez Maes, concurring;

NOW, THEREFORE, IT IS ORDERED that the amendment of Form 9-601 NMRA of the Rules for Courts of Limited Jurisdiction hereby is approved;

IT IS FURTHER ORDERED that the amendment of Form 9-601 NMRA of the Rules for Courts of Limited Jurisdiction shall be effective on February 1, 1999;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is

authorized and directed to give notice of the amendment of the above-referenced form by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 4th day of January, 1999.
/s/ GENE E. FRANCHINI
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300
IN THE MATTER OF THE AMENDMENT
OF RULES 6-206, 6-207, 7-206, 7-207,
8-205, AND 8-206, AND FORMS 9-210,
9-212A, AND 9-505 NMRA OF THE RULES FOR
THE COURTS OF LIMITED JURISDICTION

hereby are approved;

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Senior Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes, concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 6-206, 6-207, 7-206, 7-207, 8-205, and 8-206, and Forms 9-210, 9-212A, and 9-505 of the Rules for Courts of Limited Jurisdiction

IT IS FURTHER ORDERED that the amendments of the abovereferenced rules and forms shall be effective on and after July 1, 1999;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and forms by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 11th day of February, 1999.

/s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300
IN THE MATTER OF THE AMENDMENT OF
RULE 5-302 AND ADOPTION OF NEW FORM
9-210A NMRA OF THE RULES OF CRIMINAL
PROCEDURE FOR THE DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon

the recommendation of the Rules of Criminal Procedure for the District Courts Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Senior Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes, concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Rule 5-302 of the Rules of Criminal Procedure for the District Courts hereby are APPROVED; IT IS FURTHER ORDERED that new Form 9-210A of the Rules of Criminal Procedure for the District Courts hereby is ADOPTED; IT IS FURTHER ORDERED that the amendments of Rule 5-302 and new Form 9-210A NMRA of the Rules of Criminal Procedure for District Courts shall be effective on and after June 1, 1999; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rule and adoption of the new form by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 15th day of April, 1999.

/s/ PAMELA B. MINZNER
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300
IN THE MATTER OF THE AMENDMENTS
OF FORM 9-312 NMRA OF THE RULES
FOR THE COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Senior Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendment of form 9-312 of the Rules for Courts of Limited Jurisdiction hereby is approved; IT IS FURTHER ORDERED that the amendment of form 9-312 shall be effective on and after August 1, 1999; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of form 9-312 by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 16th day of June, 1999. /s/ PAMELA B. MINZNER Chief Justice /s/ JOSEPH F. BACA Justice /s/ GENE E. FRANCHINI Justice /s/ PATRICIO M. SERNA

Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300
IN THE MATTER OF THE AMENDMENTS
OF RULES 6-506, 7-506, AND 8-506,
AND FORMS 9-415 AND 9-415A NMRA OF
THE RULES FOR THE COURTS OF LIMITED
JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Senior Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 6-

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 6-506, 7-506, and 8-506, and Forms 9-415 and 9-415A of the Rules for Courts of Limited Jurisdiction hereby are approved; IT IS FURTHER ORDERED that the amendments of the abovereferenced rules and forms shall be effective on and after August 1, 1999;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and forms by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 18th day of June, 1999.

/s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

NO. 99-8300 IN THE MATTER OF THE AMENDMENT OF FORM 9-212 NMRA OF THE RULES FOR CRIMINAL PROCEDURE FOR DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation of the Rules of Criminal Procedure for District Court Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Senior Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendment of Form 9-212

NOW, THEREFORE, IT IS ORDERED that the amendment of Form 9-212 of the Rules of Criminal Procedure for District Court hereby is APPROVED;

IT IS FURTHER ORDERED that the amendment of Form 9-212 shall be effective on and after October 7, 1999;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of Form 9-212 by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 19th day of August, 1999.

/s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

NO. 00-8300
IN THE MATTER OF THE AMENDMENTS
OF RULES 2-203, 3-203, 4-902A,
6-206, 7-206, 8-205, 6-209, 7-209,
8-208, 6-505, 7-505, 8-505,
AND FORMS 9-210 AND 9-212B NMRA OF
THE RULES FOR THE COURTS OF LIMITED
JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 2-203, 3-203, 4-902A, 6-206, 7-206, 8-205, 6-209, 7-209, 8-208, 6-505, 7-505, 8-505, and Forms 9-210 and 9-212A of the Rules for Courts of Limited Jurisdiction hereby are approved; IT IS FURTHER ORDERED that the amendments of the abovereferenced rules and forms shall be effective on and after March 1, 2000;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and forms by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 4th day of January, 2000. /s/ PAMELA B. MINZNER Chief Justice

/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PATRICIO M. SERNA
Justice

/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 00-8300
IN THE MATTER OF THE AMENDMENTS
OF RULES 5-503, 5-503.1, 5-503.2,
5-507, 5-511, and 5-613 AND
FORM 9-217 NMRA OF THE RULES
OF CRIMINAL PROCEDURE FOR THE
DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon its own motion and upon the recommendation of the Rules of Criminal Procedure for the District Courts Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 5-503, 5-503.1, 5-503.2, 5-507, 5-511, and 5-613 and Form 9-217 NMRA of the Rules of Criminal Procedure for the District Courts hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of Rules 5-503, 5-503.1, 5-503.2, 5-507, 5-511, and 5-613 and Form 9-217 NMRA of the Rules of Criminal Procedure for the District Courts shall be effective for cases filed on and after May 15, 2000.

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and form by publishing the same in the Bar Bulletin and NMRA.

IT IS SO ORDERED.

DONE at Santa Fe, New Mexico, this 30th day of March, 2000.

/s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

NO. 00-8300
IN THE MATTER OF THE AMENDMENTS OF
RULES 2-107, 2-111, 2-305, 3-107,
3-111, 3-305, 4-304, 4-305, 4-306A,
6-110A, 6-501, 7-110A, 7-501, 8-109A,
8-501, AND FORMS 9-104 and 9-104A OF
THE RULES FOR THE COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 2-107, 2-111, 2-305, 3-107, 3-111, 3-305, 4-304, 4-305, 4-306A, 6-110A, 6-501, 7-110A, 7-501, 8-109A, 8-501, and Forms 9-104 and 9-104A of the Rules for Courts of Limited Jurisdiction hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of the above-referenced rules and forms shall be effective for cases filed on and after November 1, 2000;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and forms by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 14th day of September, 2000. /s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

NO. 01-8300
IN THE MATTER OF THE AMENDMENTS
OF RULES 6-303, 7-303 AND 8-303
AND ADOPTION OF NEW FORM 9-104B
FOR COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee to approve amendments to Rules 6-303, 7-303, and 8-303, and to adopt new Form 9-104B, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 6-303, 7-303, and 8-303 NMRA of the Rules for Courts of Limited Jurisdiction hereby are APPROVED;

IT IS FURTHER ORDERED that new Form 9-104B hereby is ADOPTED; IT IS FURTHER ORDERED that the amendments of Rules 6-303, 7-303, and 8-303 and adoption of new Form 9-104B NMRA of the Rules for Courts of Limited Jurisdiction shall be effective for cases filed on and after May 15, 2001, and

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and adoption of the new form by publishing the same in the Bar Bulletin and NMRA.

IT IS SO ORDERED.

DONE at Santa Fe, New Mexico, this 14th day of March, 2001. /s/ PATRICIO M. SERNA

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PETRA JIMENEZ MAES

NO. 01-8300
IN THE MATTER OF THE AMENDMENTS OF RULES
2-203.1, 2-301, 2-304, 2-306, 3-203.1, 3-301, 3-304,
3-306, 6-301, 6-505, 7-301, 7-505, 8-301, AND 8-505,
AND FORMS 4-307, 4-506, 9-411, 9-417, AND 9-418 OF
THE RULES FOR COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules for Courts of Limited Jurisdiction Committee to adopt amendments to Rules 2-203.1, 2-301, 2-304, 2-306, 3-203.1, 3-301, 3-304, 3-306, 6-301, 6-505, 7-301, 7-505, 8-301, and 8-505, and Forms 4-307, 4-506, 9-411, 9-417 and 9-418 for Courts of Limited Jurisdiction, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 2-203.1, 2-301, 2-304, 2-306, 3-203.1, 3-301, 3-304, 3-306, 6-301, 6-505, 7-301, 7-505, 8-301, and 8-505, and Forms 4-307, 4-506, 9-411, 9-417 and 9-418 for Courts of Limited Jurisdiction hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of the abovereferenced rules and forms shall be effective for cases filed on or after December 17, 2001;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and forms by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 22nd day of October, 2001. /s/ PATRICIO M. SERNA Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PETRA JIMENEZ MAES

NO. 02-8300

IN THE MATTER OF THE AMENDMENTS OF RULES

2-105, 2-106, 2-501, 2-502, 3-105, 3-106, 3-501, 3-502, 4-101,

4-103, 4-104, 4-502, 6-105, 6-106, 6-606, 6-802, 7-105, 7-106,

7-606, 7-802, 8-105, 8-106, 8-602, 8-802, 9-101, 9-102, 9-103,

9-503, AND 9-504, FORMS 4-221, 9-206, 9-221, 9-501, AND

ADOPTION

OF NEW RULE 3-501.1 AND NEW FORMS 4-503 AND 4-504 OF THE RULES FOR COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules for Courts of Limited Jurisdiction Committee to adopt amendments to Rules 2-105, 2-106, 2-501, 2-502, 3-105, 3-106, 3-501, 3-502, 4-101, 4-103, 4-104, 4-502, 6-105, 6-106, 6-606, 6-802, 7-105, 7-106, 7-606, 7-802, 8-105, 8-106, 8-602, 8-802, 9-101, 9-102, 9-103, 9-503, and 9-504, and Forms 4-221, 9-206, 9-221, 9-501, and to adopt new Rule 3-501.1 and new Forms 4-503 and 4-504 for Courts of Limited Jurisdiction, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of the above-referenced rules and forms for Courts of Limited Jurisdiction hereby are APPROVED;

IT IS FURTHER ORDERED that new Rule 3-501.1 and new Forms 4-503 and 4-504 hereby are ADOPTED;

IT IS FURTHER ORDERED that the amendments of the above-referenced rules and forms and new rule and forms shall be effective for cases filed on or after May 1, 2002;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and forms and adoption of the new rule and forms by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 22nd day of March, 2002.

/s/ PATRICIO M. SERNA

Chief Justice

/s/ JOSEPH F. BACA

/s/ GENE E. FRANCHINI
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 03-8300
IN THE MATTER OF THE AMENDMENTS OF FORMS 4-802, 4-805A, 9-104, 9-104A, 9-406A, AND 9-408A OF THE RULES FOR COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Committee to amend Forms 4-802, 4-805A, 9-104, 9-104A, 9-406A, and 9-408A, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Petra Jimenez Maes, Justice Pamela B. Minzner, Justice Patricio M. Serna, Justice Richard C. Bosson, and Justice Edward L. Chavez concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Forms 4-802, 4-805A, 9-104, 9-104A, 9-406A, and 9-408A of the Civil Forms and Criminal Forms hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of Forms 4-802, 4-805A, 9-104, 9-104A, 9-406A, and 9-408A shall be effective for cases filed on or after May 15, 2003;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced forms by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 21st day of March, 2003. /s/ Petra Jimenez Maes
Chief Justice
/s/ Pamela B. Minzner
Justice

/s/ Patricio M. Serna Justice

/s/ Richard C. Bosson

Justice /s/ Edward L. Chavez Justice